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U.S. District Court Southern District of Florida (Ft. Lauderdale) CIVIL DOCKET FOR CASE #: 0:10-cv-62100-FAM

Augustin v. Condoleo et al

Assigned to: Chief Judge Federico A. Moreno Referred to: Magistrate Judge Patrick A. White Cause: 42:1983 State Prisoner Civil Rights

Date Filed: 11/01/2010 Jury Demand: Defendant

Nature of Suit: 550 Prisoner: Civil

Rights

Jurisdiction: Federal Question

Plaintiff

Jonas R. Augustin

represented by Jonas R. Augustin

DC#L52830

Florida State Prison

West Unit

7819 N.W. 228th Street Raiford, FL 32026-3000

PRO SE

V.

Defendant

Paul Condoleo

Detective

represented by **Daniel Lee Losey**

Billing Cochran Lyles Mauro &

Ramsey PA

SunTrust Center 6th Floor 515 E Las Olas Boulevard Fort Lauderdale, FL 33301

954-764-7150 Fax: 764-7279

Email: dll@bclmr.com LEAD ATTORNEY

ATTORNEY TO BE NOTICED

Defendant

Tom Manerney

Detective

represented by Daniel Lee Losey

(See above for address) *LEAD ATTORNEY*

ATTORNEY TO BE NOTICED

Date Filed	#	Docket Text
11/01/2010		COMPLAINT against Paul Condoleo, Tom Manerney. Filing fee \$ 350.00. IFP Filed, filed by Jonas R. Augustin.(rgs) (Entered: 11/01/2010)

11/01/2010	2	Judge Assignment RE: Electronic Complaint to Chief Judge Federico A. Moreno (rgs) (Entered: 11/01/2010)
11/01/2010	3	Clerks Notice of Magistrate Judge Assignment to Magistrate Judge Patrick A. White. Pursuant to Administrative Order 2003-19 for a ruling on all pre-trial, non-dispositive matters and for a Report and Recommendation on any dispositive matters. (rgs) (Entered: 11/01/2010)
11/01/2010	4	MOTION for Leave to Proceed in forma pauperis by Jonas R. Augustin. (rgs) (Entered: 11/01/2010)
11/30/2010	<u>5</u>	ORDER PERMITTING PLAINTIFF TO PROCEED WITHOUR PREPAYMENT OF FILING FEE BUT ESTABLISHING DEBT TO CLERK OF \$350.00 and Granting 4 Motion for Leave to Proceed in forma pauperis. Signed by Magistrate Judge Patrick A. White on 11/29/2010. (tw) (Entered: 11/30/2010)
11/30/2010	6	ORDER RE SERVICE OF PROCESS REQUIRING PERSONAL SERVICE UPON AN INDIVIDUAL. The United States Marshal shall serve a copy of the complaint and appropriate summons upon: Paul Condoleo, CCN #9497, Detective Broward County Sheriffs Office, Public Safety Building, 2601 West Broward Boulevard, Fort Lauderdale, FL 33311 and Tom McInerney, CCN #4919, DetectiveBroward County Sheriffs Office, Public Safety Building, 2601 West Broward Boulevard, Fort Lauderdale, FL 33311. Signed by Magistrate Judge Patrick A. White on 11/29/2010. (tw) (Entered: 11/30/2010)
11/30/2010	7	ORDER OF INSTRUCTIONS TO PRO SE CIVIL RIGHTS LITIGANTS. Signed by Magistrate Judge Patrick A. White on 11/29/2010. (tw) (Entered: 11/30/2010)
12/07/2010	8	Summons Issued as to Paul Condoleo. (br) (Entered: 12/09/2010)
12/07/2010	9	Summons Issued as to Tom Manerney. (br) (Entered: 12/09/2010)
12/17/2010	<u>10</u>	SUMMONS (Affidavit) Returned Executed Tom Manerney served on 12/17/2010, answer due 1/7/2011. (asl) (Entered: 12/20/2010)
12/17/2010	11	SUMMONS (Affidavit) Returned Executed Paul Condoleo served on 12/17/2010, answer due 1/7/2011. (asl) (Entered: 12/20/2010)
12/17/2010	<u>12</u>	ACKNOWLEDGMENT OF SERVICE Executed as to 6 Order. (asl) (Entered: 12/20/2010)
01/14/2011	<u>13</u>	ANSWER and Affirmative Defenses to Complaint with Jury Demand by Paul Condoleo, Tom Manerney.(Losey, Daniel) (Entered: 01/14/2011)
01/24/2011	14	SCHEDULING ORDER: Amended Pleadings due by 5/18/2011. Discovery due by 5/4/2011. Joinder of Parties due by 5/18/2011. Motions due by 6/9/2011 Signed by Magistrate Judge Patrick A. White on 1/21/2011. (tw) (Entered: 01/24/2011)
01/25/2011	<u>15</u>	NOTICE by Paul Condoleo, Tom Manerney re 13 Answer to Complaint Amended Certificate of Service (Losey, Daniel) (Entered: 01/25/2011)
01/25/2011	16	AMENDED CERTIFICATE OF SERVICE by Paul Condoleo, Tom Manerney

		re 13 Answer to Complaint (ls)(See Image at DE # 15) (Entered: 01/25/2011)
01/25/2011	Clerks Notice to Filer re 15 Notice (Other). Wrong Event Selected ; In The Filer selected the wrong event. The document was re-docketed by Clerk, see [de#16]. It is not necessary to refile this document. (ls) (En 01/25/2011)	
01/31/2011	<u>18</u>	MOTION to Take Deposition from Plaintiff, Jonas R. Augustin by Videotape by Paul Condoleo, Tom Manerney. (Losey, Daniel) (Entered: 01/31/2011)
02/01/2011	19	ORDER granting 18 Motion to Take Deposition from Jonas Augustin by video. This is a pro se plaintiff and a copy must be provided to him or made available Signed by Magistrate Judge Patrick A. White on 2/1/2011. (cz) (Entered: 02/01/2011)
02/04/2011	20	SCHEDULING ORDER: (Jury Trial set for 8/15/2011 before Chief Judge Federico A. Moreno., Calendar Call set for 8/9/2011 02:00 PM before Chief Judge Federico A. Moreno., Amended Pleadings due by 3/4/2011., Discovery due by 6/15/2011., Joinder of Parties due by 3/4/2011., In Limine Motions due by 7/13/2011., Dispositive Motions due by 6/29/2011., Pretrial Stipulation due by 8/2/2011.), ORDER REFERRING CASE to Mediation. (Mediation Deadline 7/13/2011). Signed by Chief Judge Federico A. Moreno on 2/3/2011. (asl) (Entered: 02/07/2011)
02/09/2011	21	MOTION for Protective Order <i>Motion for HIPAA Qualified Protective Order</i> and Order to Disclose Protected Health Information by Paul Condoleo, Tom Manerney. (Losey, Daniel) (Entered: 02/09/2011)
02/09/2011	22	ORDER granting 21 Motion for HIPPA Qualified Protective Order. Signed by Magistrate Judge Patrick A. White on 2/9/2011. (cz) (Entered: 02/09/2011)
02/10/2011	23	Order Vacating <u>20</u> Scheduling Order. Signed by Chief Judge Federico A. Moreno on 2/9/2011. (mmi) (Entered: 02/10/2011)
02/17/2011	24	Clerk's Notice of Undeliverable Mail re 19 Order on Motion to Take Deposition. US Mail returned for: return to sender not in custody unable to forward. The Court has not located an updated address for this party. After two unsuccessful noticing attempts, notices from the Court will no longer be sent to this party in this case until a correct address is provided. US Mail returned for Jonas r Augustin. First return /attempt (rb) (Entered: 02/17/2011)
02/17/2011	<u>25</u>	NOTICE of Change of Address by Daniel Lee Losey (Losey, Daniel) Modified on 2/18/2011 (tp). System updated (Entered: 02/17/2011)
03/03/2011	26	Clerk's Notice of Undeliverable Mail re 22 Order on Motion for Protective Order, 23 Order Vacating Order Terminating Document and Reopening Document. US Mail returned for: return to sender inmate released unable to forward. The Court has not located an updated address for this party. After two unsuccessful noticing attempts, notices from the Court will no longer be sent to this party in this case until a correct address is provided. US mail returned for Jona Augustin, Second return/attempt (rb) (Entered: 03/03/2011)
03/03/2011	27	RESPONSE/REPLY to 26 Clerk's Notice of Undeliverable Mail,, by Paul Condoleo, Tom Manerney. (Losey, Daniel) (Entered: 03/03/2011)

06/09/2011	28	MOTION for Summary Judgment by Paul Condoleo, Tom Manerney. Responses due by 6/27/2011 (Losey, Daniel) (Entered: 06/09/2011)	
06/09/2011	<u>29</u>	Statement of: of Material Facts in Support of Motion for Summary Judgment by Paul Condoleo, Tom Manerney re 28 MOTION for Summary Judgment (Losey, Daniel) (Entered: 06/09/2011)	
06/09/2011			

PACER Service Center				
Transaction Receipt				
06/10/2011 10:49:16				
PACER Login: v10006 Client Code:				
Description:	Docket Report	Search Criteria:	0:10-cv-62100-FAM	
Billable Pages:	3	Cost:	0.24	

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

Case No. 10-62100-CV Moreno/White

The attached hand-written document has been scanned and is also available in the SUPPLEMENTAL PAPER FILE

∴ Case 0:10-cv-62100-FAM Document 1	Entered on FLSD Docker/11/0	01/2010 Page 2 of 7
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A COMPLAINT UNDER THE CIVIL RIGHTS ACT, 42 U.S.C. § 1983

From Broward County
(Above, enter the full name of the defendant(s) in this action)

Instructions for Filing:

This packet includes four copies of the complaint form and two copies of the Application to Proceed without Prepayment of Fees and Affidavit. To start an action you must file an original and one copy of your complaint for the court and one copy for each defendant you name. For example, if you name two defendants, you must file the original and three copies of the complaint (a total of four) with the court. You should also keep an additional copy of the complaint for your own records. All copies of the complaint must be identical to the original.

Your complaint must be legibly handwritten or typewritten. <u>Please do not use pencil to complete these forms</u>. The plaintiff must sign and swear to the complaint. <u>If you need additional space to answer a question, use an additional blank page</u>.

Your complaint can be brought in this court only if one or more of the named defendants is located within this district. Further, it is necessary for you to file a separate complaint for each claim that you have unless they are all related to the same incident or issue.

(Rev. 09/2007) Complaint Under The Civil Rights Act, 42 U.S.C. § 1983

There is a filing fee of \$350.00 for this complaint to be filed. If you are unable to pay the filing fee and service costs for this action, you may petition the court to proceed in forma pauperis.

Two blank Applications to Proceed without Prepayment of Fees and Affidavit for this purpose are included in this packet. Both should be completed and filed with your complaint.

You will note that you are required to give facts. THIS COMPLAINT SHOULD NOT CONTAIN LEGAL ARGUMENTS OR CITATIONS.

When these forms are completed, mail the original and the copies to the Clerk's Office of the United States District Court, Southern District of Florida, 400 North Miami Avenue, Room 8N09, Miami, Florida 33128-7788.

I. Parties

In Item A below, place your name in the first blank and place your present address in the third blank.

A.	Name of plaintiff: JONAS R. AUGUSTIN
	Inmate #: 120 90255-4
	Address: North Broward bureau N.w 30 th Ave
	Pompanopch Fh. 33069

In Item B below, place the full name of the defendant in the first blank, his/her official position in the second blank, and his/her place of employment in the third blank. Use Item C for the names, positions, and places of employment for any additional defendants.

B.	Defendant: Paul (C/)do/00 ccN#94 97
	is employed as Dotactive Police officers from
	as Broward county sheriff office
C.	Additional Defendants: TOM MCINER PORTE AGIC
	Detective Police officer as well
	frem Broward county

(Rev. 09/2007) Complaint Under The Civil Rights Act, 42 U.S.C. § 1983	

II. Statement of Claim

State here as briefly as possible the <u>facts</u> of your case. Describe how each defendant is involved. Include also the names of other persons involved, dates, and places.

Do not give any legal arguments or cite any cases or statutes. If you intend to allege a number of related claims, number and set forth each claim in a separate paragraph. Use as much space as you need. Attach an additional blank page if necessary.

10,16,2009 I was terrified of Police officers chasing me so I Pled to my anton house the officers apprehended me in hund cuffed me. then Proceeded to heat ne up while I was on hand cuffed no longer a violent of during any violent to them not even a threat to no one now they broken my Pinky right hand finger in my ney injure also caused me a severe back in duries as well In suffer in pain no one can't help me with not thing to help all those pain

(Rev.	09/2007) Complaint Under The Civil Rights Act, 42 U.S.C. § 1983
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(Rev. 09/2007) Complaint Under The Ci-	d Rights Act, 42 U.S.C. § 1983		
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	Luc	20	>
		(Signature	of Plaintiff)
I declare under penalty of pe	jury that the foregoing is true	e and correct. (option	al)
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Case 0:10-cv-62100-FAM Document 1 Entered on FLSD Docket 11/01/2010 Page 7 of 7



JUNUS R. AUGUSTIN#120902554
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ALE Pempano bchPL 33069

IN THE UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

CASE NO. 10-62100-CIV-MORENO/WHITE

JONAS R. AUGUSTIN,

Plaintiff,

VS.

PAUL CONDOLEO AND TOM MCINERNEY,

Defendants.

<u>DEFENDANTS' ANSWER AND AFFIRMATIVE DEFENSES</u> <u>TO PLAINTIFF'S COMPLAINT</u>

COME NOW the Defendants, PAUL CONDOLEO ("CONDOLEO") AND TOM MCINERNEY ("MCINERNEY"), in their individual capacities, by and through their undersigned counsel and pursuant to the Federal Rules of Civil Procedure, hereby answer the Plaintiff's Complaint as follows:

- 1. With respect to the parties identified in the Complaint, the Defendants, CONDOLEO and MCINERNEY, admit that they were employed as Deputy Sheriffs by the Broward Sheriff's Office on October 16, 2009; and that at all times material hereto, they were acting under color of state law, regulation, custom or usage within the scope of their employment as police officers with the Broward County Sheriff's Office.
- 2. The Defendants, CONDOLEO and MCINERNEY, admit that the Complaint purports to seek relief pursuant to 42 U.S.C. § 1983, but each Defendant denies the Plaintiff's entitlement thereto and demands strict proof thereof.

Augustin v. Condoleo, et al. Case No. 10-62100-CIV-MORENO/WHITE

- 3. The Defendants, CONDOLEO and MCINERNEY, deny each and every other allegation contained in the Plaintiff's Complaint unless it has been specifically admitted to herein and further demand strict proof thereof.
- 4. The Defendants, CONDOLEO and MCINERNEY, request trial by jury on all issues so triable as of right by a jury.

AFFIRMATIVE DEFENSES

- 5. Defendants, CONDOLEO and MCINERNEY, would show that the Complaint fails to state a cognizable claim for violation of any clearly established constitutional rights under either state or federal law.
- 6. Defendants, CONDOLEO and MCINERNEY, would show that any damages complained of by the Plaintiff were caused by his own wrongful acts, as a result of which he is barred from recovery.
- Defendants, CONDOLEO and MCINERNEY, would show that the Plaintiff
 has failed to mitigate his damages which should be reduced in direct proportion to such
 failure to mitigate.
- 8. Defendants, CONDOLEO and MCINERNEY, would show that the Plaintiff has not been deprived by these Defendants of any right, privilege or immunity secured by the United States Constitution, federal statutory law, state constitution, or state statutory law.
- 9. Defendants, CONDOLEO and MCINERNEY, are entitled to a set-off or reduction of damages for any and all benefits paid to or on Plaintiff's behalf by any and all collateral sources of indemnity.

Augustin v. Condoleo , et al. Case No. 10-62100-CIV-MORENO/WHITE

- 10. Defendants, CONDOLEO and MCINERNEY, would show that the only force utilized to effect the arrest of the Plaintiff was that force which was reasonable and necessary under the circumstances.
- 11. Defendants, CONDOLEO and MCINERNEY, would show that Plaintiff's claim is barred by sovereign immunity to which these Defendants are entitled as a matter of law.
- 12. Defendants, CONDOLEO and MCINERNEY, would further show that their actions were objectively reasonable in light of the circumstances and were undertaken in good faith, as a result of which they are entitled to qualified immunity.
- 13. Defendants, CONDOLEO and MCINERNEY, would show that any damage complained of by the Plaintiff was *de minimis*, as a result of which the Defendants are entitled to qualified immunity.

WHEREFORE, having fully answered the Plaintiff's Complaint, and having raised full and complete affirmative defenses thereto, Defendants, CONDOLEO and MCINERNEY, individually request that the instant action be dismissed in its entirety, and that the Defendants be awarded their costs, reasonable attorney's fees, pursuant to 42 U.S.C. §1988, and Rule 11, Federal Rules of Civil Procedure.

Dated on: Janury 14, 2011

Respectfully submitted,

By: s/ Daniel L. Losey
Daniel L. Losey (Fla. Bar No.: 064092)
E-Mail: dll@bchlm.com
BILLING, COCHRAN, LYLES,
MAURO & RAMSEY, P.A.
SunTrust Center, 6th Floor

515 E. Las Olas Blvd.

Fort Lauderdale, FL 33301

Tel: (954) 764-7150 Fax: (954) 764-7279

Attorneys for Defs/CONDOLEO & MCINERNEY

Augustin v. Condoleo,et al. Case No. 10-62100-CIV-MORENO/WHITE

CERTIFICATE OF SERVICE

WE HEREBY CERTIFY that on January 14, 2011, we electronically filed the foregoing document with the Clerk of the Court using CM/ECF. We also certify that the foregoing document is being served this day on all counsel of record or pro se parties identified on the attached Service List in the manner specified, either via transmission of Notices of Electronic Filing generated by CM/ECF or in some other authorized manner for those counsel or parties who are not authorized to receive electronically Notices of Electronic Filing.

s/Daniel L. Losey
Daniel L. Losey

Jonas R. Augustin Jail #120902554 Broward County Detention Center (North) 1550 N.W. 30th Avenue Pompano Beach, FL 33069 Plaintiff, Pro Se VIA CERTIFIED MAIL UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

CASE NO. 10-62100-CIV-MORENO MAGISTRATE JUDGE P. A. WHITE

JONAS R. AUGUSTIN,

:

Plaintiff,

ORDER SCHEDULING PRETRIAL

v.

PROCEEDINGS WHEN PLAINTIFF : IS PROCEEDING PRO SE

PAUL CONDOLEO, et al.,

Defendants.

The plaintiff in this case is incarcerated, without counsel, so that it would be difficult for either the plaintiff or the defendants to comply fully with the pretrial procedures required by Local Rule 16.1 of this Court. It is thereupon

ORDERED AND ADJUDGED as follows:

- All discovery methods listed in Rule 26(a), Federal Rules of Civil Procedure, shall be completed by May 4, 2011. This shall include all motions relating to discovery.
- All motions to join additional parties or amend the pleadings shall be filed by May 18, 2011.
- 3. All motions to dismiss and/or for summary judgment shall be filed by June 9, 2011.
- On or before June 23, 2011, the plaintiff shall file with the Court and serve upon counsel for the defendants a document called "Pretrial Statement." The Pretrial Statement shall contain the following things:

- (a) A brief general statement of what
 the case is about;
- (b) A written statement of the facts that will be offered by oral or documentary evidence at trial; this means that the plaintiff must explain what he intends to prove at trial and how he intends to prove it;
- (c) A list of all exhibits to be offered into evidence at the trial of the case;
- (d) A list of the full names and addresses of places of employment for all the non-inmate witnesses that the plaintiff intends to call (the plaintiff must notify the Court of any changes in their addresses);
- (e) A list of the full names, inmate numbers, and places of incarceration of all the inmate witness that plaintiff intends to call (the plaintiff must notify the Court of any changes in their places of incarceration); and
- (f) A summary of the testimony that the plaintiff expects <u>each</u> of his witnesses to give.
- 5. On or before **July 7, 2011**, defendants shall file and serve upon plaintiff a "Pretrial Statement," which shall comply with paragraph 4(a)-(f).
- 6. Failure of the parties to disclose fully in the Pretrial Statement the substance of the evidence to be offered at trial may result in the exclusion of that evidence at the trial. Exceptions will be (1) matters which the Court determines were not discover-

able at the time of the pretrial conference, (2) privileged matters, and (3) matters to be used solely for impeachment purposes.

- 7. If the plaintiff fails to file a Pretrial Statement, as required by paragraph 4 of this order, paragraph 5 of this order shall be suspended and the defendants shall notify the Court of plaintiff's failure to comply. The plaintiff is cautioned that failure to file the Pretrial Statement may result in dismissal of this case for lack of prosecution.
- 8. The plaintiff shall serve upon defense counsel, at the address given for him/her in this order, a copy of every pleading, motion, memorandum, or other paper submitted for consideration by the Court and shall include on the original document filed with the Clerk of the Court a certificate stating the date that a true and correct copy of the pleading, motion, memorandum, or other paper was mailed to counsel. All pleadings, motions, memoranda, or other papers shall be filed with the Clerk and must include a certificate of service or they will be disregarded by the Court.
- 9. A pretrial conference may be set pursuant to Local Rule 16.1 of the United States District Court for the Southern District of Florida, after the pretrial statements have been filed. Prior to such a conference, the parties or their counsel shall meet in a good faith effort to:
 - (a) discuss the possibility of settlement;
 - (b) stipulate (agree) in writing to as many facts and issues as possible to avoid unnecessary evidence;
 - (c) examine all exhibits and documents proposed to be used at the trial, except

that impeachment documents need not be revealed;

- (d) mark all exhibits and prepare an exhibit list;
- (e) initial and date opposing party's
 exhibits;
- (f) prepare a list of motions or other
 matters which require Court attention;
 and
- (g) discuss any other matters that may help in concluding this case.
- 10. All motions filed by defense counsel must include a proposed order for the undersigned Magistrate Judge's signature.

DONE AND ORDERED at Miami, Florida, this 21st day of January, 2011.

s/Patrick A. White

UNITED STATES MAGISTRATE JUDGE

cc: Jonas R. Augustin, <u>Pro Se</u>
Jail #120902554
Broward County Detention Center (North)
1550 N.W. 30th Avenue
Pompano Beach, FL 33069

Daniel Lee Losey, Esquire Billing, Cochran, et al. SunTrust Center, 6th Floor 515 East Las Olas Boulevard Fort Lauderdale, FL 33301

Hon. Federico A. Moreno, Chief Judge

IN THE UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

CASE NO. 10-62100-CIV-MORENO/WHITE

JONAS R. AUGUSTIN,

Plaintiff,

VS.

PAUL CONDOLEO AND TOM MCINERNEY,

Defendants.

DEFENDANTS' MOTION FOR SUMMARY JUDGMENT AND INCORPORATED SUPPORTING MEMORANDUM OF LAW

COME NOW the Defendants, PAUL CONDOLEO ("Condoleo") and TOM MCINERNEY ("McInerney"), by and through their undersigned counsel and pursuant to Rule 56, Federal Rules of Civil Procedure, and Rule 7.5, Local Rules of the United States District Court for the Southern District of Florida, hereby submit this Motion for Summary Judgment and Incorporated Supporting Memorandum of Law, and state as follows:

- 1. In this § 1983 action, Plaintiff, JONAS R. AUGUSTIN ("Augustin"), has alleged that Defendants used excessive force in effecting his arrest following an undercover narcotics operation.
- 2. In his Complaint, Plaintiff alleges that he was fleeing police officers who were chasing him and was ultimately apprehended and handcuffed outside his aunt's house. (Complaint, p. 3). Plaintiff further alleges that officers "beat" him up while he

was handcuffed and that, as a result, they broke his right hand pinky finger, injured his knee, and injured his back. (Complaint, p. 3).

- 3. Although Plaintiff did name Condoleo and McInerney as Defendants in the Complaint, the allegations in the Complaint refer only to "police officers" and "officers," and not specifically to Condoleo and McInerney. The undisputed evidence of record affirmatively demonstrates that neither Condoleo or McInerney were present during, nor did they participate in, Plaintiff's physical apprehension, handcuffing, and placement in a marked police vehicle. Thus, the record demonstrates that neither Condoleo nor McInerney exerted any force whatsoever on Plaintiff, nor were they even in a position to do so. There are no disputed issues of fact concerning this issue, and Defendants are entitled to summary judgment on this basis alone.
- 4. Moreover, Plaintiff's allegations in the Complaint regarding his injuries are contradicted by his own deposition testimony, which is itself internally contradictory on many points, and also by the other record evidence of this case. The undisputed evidence, as opposed to Plaintiff's mere uncorroborated allegations, clearly indicates that to the extent Plaintiff suffered any injuries whatsoever incident to his arrest, they were *de minimis* as a matter of law. Furthermore, the undisputed evidence also indicates that any force applied during Plaintiff's arrest was *de minimis*, reasonable, and not excessive. Accordingly, even if Defendants were to have engaged in the alleged conduct, of which there is no evidence, there would be no constitutional violation, and therefore, Plaintiff's claims cannot survive summary judgment. Furthermore, even if there were a constitutional violation, Defendants would be entitled to qualified immunity as a matter of law and, therefore, entitled to summary judgment on that ground.

5. For the foregoing reasons, developed in more detail below, Defendants Condoleo and McInerney are entitled to summary judgment as a matter of law.

UNCONTESTED FACTS

In order to avoid redundancy, Defendants direct the Court to their Statement of Material Facts in Support of their Motion for Summary Judgment ("Statement of Facts"), filed separately in conjunction with this Motion.

MEMORANDUM OF LAW

Summary Judgment Standard

Summary judgment is appropriate where "the pleadings, depositions, answers to interrogatories, and admissions on file, together with the affidavits, if any, show that there is no genuine issue as to any material fact and that the moving party is entitled to a judgment as a matter of law." Fed. R. Civ. P. 56(c); Celotex Corp. v. Catrett, 477 U.S. 317, 322 (1986). The movant may meet its burden by presenting evidence indicating there is no dispute of material fact or by showing that the nonmoving party has failed to present evidence in support of some element of its case on which it bears the ultimate burden of proof. Celotex, 477 U.S. at 322-24. Then, the burden shifts to the plaintiff to establish, with appropriate evidence beyond the pleadings, that a genuine issue material to his case exists. Clark v. Coats & Clark, Inc., 929 F.2d 604, 608 (11th Cir. 1991); Celotex, 477 U.S. at 324. The Eleventh Circuit has held that "[c]onclusory, uncorroborated allegations by a plaintiff in an affidavit or deposition will not create an issue of fact for trial sufficient to defeat a well supported summary judgment motion." West v. Higgins, 2009 WL 2993823, at *2 (11th Cir. Sept. 21, 2009) (citing Earley v. Champion Int'l Corp., 907 F.2d 1077, 1081 (11th Cir. 1990)).

To survive a motion for summary judgment, the nonmoving party must establish that there is a genuine issue of material fact. Matsushita Elec. Indus. Co., Ltd. v. Zenith Radio Corp., 475 U.S. 574, 585-86 (1986). When a plaintiff fails to set forth specific facts supported by requisite evidence sufficient to establish the existence of an element essential to his case and on which the plaintiff will bear the burden of proof at trial, summary judgment is due to be granted in favor of the moving party. Celotex, 477 U.S. at 322. If the evidence presented by the nonmoving party is merely colorable, or is not significantly probative, summary judgment may be granted. Anderson v. Liberty Lobby, Inc., 477 U.S. 242, 249-50 (1986). "A mere 'scintilla' of evidence supporting the opposing party's position will not suffice; there must be enough of a showing that the jury could reasonably find for that party." Walker v. Darby, 911 F.2d 1573, 1577 (11th Cir. 1990). If the record as a whole would preclude a rational fact finder from deciding in the nonmoving party's favor, then no genuine issue of material fact exists, and the moving party is entitled to judgment as a matter of law. Matsushita, 475 U.S. at 587.

Here, Plaintiff fails to "make a showing sufficient to establish the existence of an essential element to that party's case, and on which that party will bear the burden of proof at trial," <u>Celotex</u>, 477 U.S. at 322, namely, that Defendants used excessive force against him and caused him injuries on October 16, 2009.

<u>ARGUMENT</u>

I. The undisputed record evidence establishes that Defendants did not participate in, nor were they even present during, Plaintiff's physical apprehension, handcuffing, and placement in a marked police vehicle.

McInerney and Condoleo have each testified in sworn affidavits indicating their whereabouts during the time Plaintiff was pursued, physically apprehended, handcuffed,

and placed in a marked police vehicle. (See Affidavit of Thomas McInerney; Affidavit of Paul Condoleo, filed in conjunction herewith). McInerney's Affidavit indicates he remained in the undercover vehicle as Plaintiff was being pursued on foot by other deputies, who eventually apprehended Plaintiff and took him into custody outside McInerney's presence. (¶ 5). McInerney did not see Plaintiff until he had already been taken into custody, handcuffed, and was being led out of a yard into the street where he was placed into a marked police vehicle. (Affidavit of Thomas McInerney, ¶ 6). Condoleo's Affidavit indicates that, during the entire period of the undercover narcotics operation, and during the subsequent pursuit and arrest of Plaintiff, Condoleo remained in an unmarked vehicle maintaining a perimeter position. (¶¶ 5, 6). He did not ever leave his vehicle to pursue Plaintiff on foot and was not present when Plaintiff was apprehended and taken into custody by other deputies. (Affidavit of Paul Condoleo, ¶¶ 6, 8). The first time Condoleo saw Plaintiff was when he was in handcuffs being placed into the rear of a marked police car by other deputies. (Affidavit of Paul Condoleo, ¶ 7).

The accounts in the Affidavits of Condoleo and McInerney are corroborated by the Affidavit of Daniel Fitzpatrick, the lone Sergeant in charge of the undercover narcotics operation. Fitzpatrick's Affidavit indicates that he was present when deputies apprehended Plaintiff, handcuffed him, and took him into custody, and that neither McInerney nor Condoleo were present when Plaintiff was apprehended, handcuffed, and taken into custody by other deputies. (Affidavit of Daniel Fitzpatrick, ¶ 6). The foregoing evidence indicates that neither McInerney nor Condoleo were even present during the events Plaintiff complains of, much less that they used any force whatsoever against Plaintiff.

In his Complaint, Plaintiff merely alleges that "police officers" beat him up after handcuffing him. He does not identify the officers. During his deposition, Plaintiff attributed more specific conduct to McInerney and Condoleo. However, Plaintiff admitted that he did not know either McInerney or Condoleo prior to his arrest on October 16, 2009. (See Statement of Facts). When Plaintiff was questioned as to how he knew it was McInerney and Condoleo who arrested him, Plaintiff admitted he had just seen their names in the police report. (See Statement of Facts). Plaintiff further testified that he was unconscious the entire time he was beaten after being handcuffed. (See Statement of Facts). Thus, Plaintiff, being in an unconscious state, would not have the ability to see which officer or officers were doing what. In addition, Plaintiff's description of what McInerney was wearing at the time in question is completely contradicted by the available video footage of the undercover operation, as well as McInerney's Affidavit. (See Statement of Facts; Affidavit of Thomas McInerney, ¶ 5).

The allegations in Plaintiff's Complaint and his deposition testimony do not create any issues of fact with respect to the Defendants' non-presence and non-participation with respect to Plaintiff's being physically taken into custody. Though courts must typically accept the plaintiff's version of the facts, the United States Supreme Court has recognized that "[w]hen opposing parties tell two different stories, one of which is blatantly contradicted by the record, so that no reasonable jury could believe it, a court should not adopt that version of the facts for purposes of ruling on a motion for summary judgment." Scott v. Harris, 550 U.S. 372, 380 (2007); see also Beshers v.

¹ Condoleo was assigned to complete the Probable Cause Affidavit for Plaintiff's arrest after Plaintiff was taken into custody. (Affidavit of Paul Condoleo, \P 9).

<u>Harrison</u>, 495 F.3d 1260, 1262 (11th Cir. 2007); <u>Kesinger ex rel. Estate of Kesinger v.</u> <u>Herrington</u>, 381 F.3d 1243, 1248 (11th Cir. 2004).

In <u>Scott v. Harris</u>, the Supreme Court considered the fact that the record contained a video recording of the events at issue. Appreciating the significance of the extrinsic evidence, the Court reasoned that where there was tangible physical evidence which "utterly discredited" the plaintiff's version of events, his version, even if in contrast to the defendant's, should not preclude summary judgment. 550 U.S. at 380. A plaintiff "must do more than simply show that there is some metaphysical doubt as to the material facts." <u>Id.</u> (citation and internal quotation marks omitted). "[T]he mere existence of *some* alleged factual dispute between the parties will not defeat an otherwise properly supported motion for summary judgment . . . " <u>Id.</u>; (quoting <u>Anderson v. Liberty Lobby, Inc.</u>, 477 U.S. 242, 247-48 (1986)).

II. The undisputed record evidence establishes that both the level of force used and Plaintiff's resulting injuries were de minimis as a matter of law, and, therefore, no constitutional violation occurred.

Despite Plaintiff's allegations that he was subject to excessive force during his arrest, the evidence of record indicates that any alleged injuries suffered were *de minimis* and that any force which allegedly caused such injuries was *de minimis* as a matter of law.

The Supreme Court has recognized that the right to make an arrest inherently carries with it the right to use a reasonable amount of force. Saucier v. Katz, 533 U.S. 194, 208 (2001). Moreover, in the Eleventh Circuit, it is recognized that the typical arrest involves some force and injury. Rodriguez v. Farrell, 280 F.3d 1341, 1351 (11th Cir. 2002). All claims that law enforcement officers have used excessive force during a

seizure are analyzed under the reasonableness standard of the Fourth Amendment. Graham v. Connor, 490 U.S. 386, 394-95 (1989). The reasonableness inquiry is objective, "judged from the perspective of a reasonable officer on the scene, rather than with the 20/20 vision of hindsight." Id. at 396-97. Courts must pay careful attention to the facts and circumstances of the particular situation, and Graham identifies several relevant factors: (1) severity of the crime; (2) whether the suspect poses an immediate threat to the safety of the officers or others; and (3) whether the suspect is actively resisting arrest or attempting to evade arrest by flight. Id. at 396.

Here, Plaintiff was arrested following his sale of fifty dollars worth of crack cocaine to the undercover detective, McInerney, in the course of fleeing pursuing law enforcement officers on foot. Plaintiff is not contesting his arrest in this action.

There is no constitutional prohibition against the use of force unless such force is the sort "repugnant to the conscience of mankind." Whitley v. Albers, 475 U.S. 312, 327 (1986). The Eleventh Circuit has made clear that "some use of force by a police officer when making a custodial arrest is necessary and altogether lawful, regardless of the severity of the alleged offense." Durruthy v. Pastor, 351 F.3d 1080, 1094 (11th Cir. 2003). There, the court held that even if the force applied in effecting the arrest which included forcing the plaintiff to the ground and placing him in handcuffs was unnecessary, "plainly it was not unlawful" and was de minimis. See id.; see also Foster v. Metro. Airports Comm'n, 914 F.2d 1076, 1082 (8th Cir. 1990) (allegations of pain without more permanent or long-term injury were insufficient to support a claim of excessive force).

In the Eleventh Circuit, "the application of de minimis force, without more, will not support a claim for excessive force in violation of the Fourth Amendment." Nolin v. Isbell, 207 F.3d 1253, 1257 (11th Cir. 2001). This principle applies to a minimal amount of force and a minimal injury: "[A] minimal amount of force and injury . . . will not defeat an officer's qualified immunity in an excessive force case." Id. at 1258. Discussing the case of Jones v. City of Dothan, 121 F.3d 1456, 1460-61 (11th Cir. 1997), the Nolin court observed that while the use of force against the plaintiff in Jones may have been unnecessary, "the actual force used and the injury inflicted were both minor in nature. Given such variables, the application of the excessive force standard would not inevitably lead an official in the defendant officer's position to conclude that the force was unlawful." Id. at 1256-57. "In summary, minimal force and injury will not defeat qualified immunity; unnecessary force which is minimal and inflicts only minor injury will not inevitably defeat qualified immunity." Bradley v. West, 2007 WL 896274, at *6 (M.D. Ala. Mar. 22, 2007).

In Nolin v. Isbell, the Eleventh Circuit held that the officer was entitled to qualified immunity from the plaintiff's excessive force claims given the minimal amount of force and injury. 207 F.3d at 1257-58. There, the plaintiff alleged he was grabbed from behind by the shoulder and wrist, thrown against a van three or four feet away, kneed in the back, and had his head pushed into the side of a van for which he suffered bruising which disappeared quickly and for which no medical attention was required. See id.; see also Rodriguez v. Farrell, 280 F.3d 1341 (11th Cir. 2002) (officer entitled to summary judgment since force was not excessive where he grabbed the arrestee's arm, twisting it around his back, jerking it up high to his shoulder and then handcuffed him as

he fell to his knees screaming that the officer was hurting him and the handcuffs were not removed until his arrival at the police station); <u>Taylor v. McDuffie</u>, 155 F.3d 479 (4th Cir. 1998) (in spite of plaintiff's claims that police baton was shoved into his mouth and nose approximately 8-10 times, only slight swelling of the jaw and some irritation of membranes of the mouth were found "clearly de minimis" and not excessive as were abrasions of the wrists and ankles and tenderness over some ribs).

A number of Eleventh Circuit cases have found the use of force to be *de minimis*, and therefore incapable of precluding summary judgment. See, e.g., Crosby v. Monroe County, 394 F.3d 1328 (11th Cir. 2004) (foot in the face causing no injury); Nolin v. Isbell, 207 F.3d 1253, 1255 (11th Cir. 2000) (grabbed plaintiff and shoved him a few feet against a vehicle, pushed knee in back and head against van, and handcuffed him); Gold v. City of Miami, 121 F.3d 1442, 1444 (11th Cir. 1997) (handcuffed too tightly and for twenty minutes); Jones v. City of Dothan, 121 F.3d 1456, 1458 (11th Cir. 1997) (slammed plaintiff against the wall, kicked legs apart and required plaintiff to raise hands above head as officers carried out arrest); Post v. City of Fort Lauderdale, 7 F.3d 1552, 1556 (11th Cir. 1993) (pushed plaintiff against wall while handcuffed), modified, 14 F.3d 583 (11th Cir. 1994); see also Lee v. Ferraro, 284 F.3d 1188, 1199-1200 (11th Cir. 2002) (discussing these *de minimis* force cases).

In cases where plaintiffs have claimed to have sustained a physical injury as the result of the use of force, courts have refined the scope of those injuries deemed violative of the constitution, holding that "a physical injury is an observable or diagnosable medical condition requiring treatment by a medical care professional. It is not a sore muscle, an aching back, a scratch, an abrasion, a bruise, etc., which may last

up to 2-3 weeks." Smith v. City of Moultrie, 2007 WL 2684983, at *5 (M.D. Ga. Sept. 7, 2007) (citation omitted); Clay v. Water, 2007 WL 2874266, at *3 (M.D. Ga. Sept. 26, 2007) (citation omitted); see also Rodriguez v. Farrell, 280 F.3d 1341 (11th Cir. 2002); Nolin v. Isbell, 207 F.3d 1253, 1257-58 (11th Cir. 2000); Durruthy v. Pastor, 351 F.3d 1080, 1094 (11th Cir. 2003).

Summary judgment is appropriate where a plaintiff fails to produce evidence of physical injuries exceeding the Eleventh Circuit *de minimis* standard as stated in Nolin. See Bradley v. West, 2007 WL 896274, at *7 (M.D. Ala. Mar. 22, 2007). The lack of such an injury may be demonstrated by a failure to produce competent medical evidence of injuries and a failure to seek immediate medical care. See id. Here, the record establishes that to the extent Plaintiff was injured at all during his arrest, any such injuries are *de minimis* as a matter of law. The record further establishes that any force resulting in such *de minimis* injuries was also *de minimis*. Accordingly, Plaintiff cannot establish any constitutional violation based on excessive force, and his claims fail as a matter of law.

As developed in great detail in Defendants' Statement of Facts, Plaintiff's accounts of the events surrounding his arrest in his Complaint and in his deposition are hopelessly inconsistent. In the Complaint, the only injuries Plaintiff identifies are a broken pinky finger on his right hand, injury to his knee, and injury to his back. (Complaint, p. 3). However, when Plaintiff was taken to North Broward Medical Center for medical clearance immediately following his apprehension and arrest, he complained only of right jaw pain, cuts to his left small toe, and contusions to his left leg and face. (See Statement of Facts). The hospital records indicated that during the

physician's physical exam of Plaintiff, the only injuries noted were a skin tear to his left small toe and an abrasion to the back of his left shoulder. (See Statement of Facts). The physician indicated there was no bruising or swelling to the face. (See Statement of Facts).

Upon Plaintiff's arrival at the Broward County Jail, he was medically screened and indicated that he was not currently ill or injured. (See Statement of Facts). The screening nurse indicated that Plaintiff did not have signs of pain, bleeding, or injury. (See Statement of Facts). Plaintiff was asked if he had any medical problems, including back problems, and he indicated he had only right hip pain. (See Statement of Facts). Plaintiff's booking photograph does not depict any signs of trauma or injury to his face or mouth. (See Statement of Facts). Plaintiff's deposition testimony that he did not have any back problems prior to his October 16, 2009 arrest is blatantly contradicted by the records from his incarceration only seven months earlier, in March 2009, which indicate numerous complaints of back pain. (See Statement of Facts).

Thus, the record evidence demonstrates that the only injuries which are at all substantiated beyond Plaintiff's assertions in his Complaint and at deposition are *de minimis*. Even if the scrape to Plaintiff's pinky toe was caused by his being dragged from the yard to the police car, as he claimed at deposition — as opposed to being caused by running through yards and jumping over fences in flip-flop sandals — this injury would be *de minimis*.

The amount of force required to cause the *de minimis* injuries in this case is also *de minimis*. The injuries documented in the medical and jail records are simply blatantly inconsistent with Plaintiff's assertions during his deposition that he was hit in the head

with a radio and punched repeatedly in the face. No such trauma or injury is reflected in the hospital and jail records from the day of Plaintiff's arrest, including Plaintiff's booking photo. Moreover, Plaintiff testified that after being hit in the head with a radio, he lost consciousness for the entire episode up until the time he was placed in the police car, so there is no explanation for how Plaintiff could possibly be aware if he was, in fact, being punched. Viewing all the circumstances in the light most favorable to Plaintiff, there is insufficient evidence of physical injury to Plaintiff to support a constitutional violation under controlling Eleventh Circuit precedent. See Bradley v. West, 2007 WL 896274, at *8 (M.D. Ala. Mar. 22, 2007).

III. Defendants are entitled to qualified immunity.

The existence of qualified immunity is a legal question which is properly decided on summary judgment. Ansley v. Heinrich, 925 F.2d 1339, 1348 (11th Cir. 1991). Qualified immunity shields law enforcement officials from liability for excessive force claims when the official is performing a discretionary function if the official's conduct does not violate "clearly established statutory or constitutional rights of which a reasonable person would have known." Harlow v. Fitzgerald, 457 U.S. 800, 818 (1982). Because the Fourth Amendment's excessive force standard "establishes no bright line, qualified immunity applies unless the application of the standard would inevitably lead every reasonable officer to conclude the force was unlawful." Post v. City of Fort Lauderdale, 7 F.3d 1552, 1559 (11th Cir. 1993), modified on other grounds, 14 F.3d 583 (11th Cir. 1994). "If case law, in factual terms, has not staked out a bright line, qualified immunity almost always protects the defendant." Id. at 1557.

To deprive a public official of qualified immunity, the plaintiff must first show that the officer has violated a constitutional right. Second, assuming adequate proof of a constitutional violation, the plaintiff must show that the constitutional right in question was so clearly established that the officer had "notice" or "fair warning" that his or her conduct was constitutionally prohibited. In other words, if the Plaintiff's constitutional rights were violated, qualified immunity applies unless "at the time of the incident, every objectively reasonable police officer would have realized the acts violated already clearly established federal law." Garrett v. Athens-Clarke County, 378 F.3d 1274, 1278-79 (11th Cir. 2004).

As demonstrated above, the use of force in this case was not clearly excessive, and thus the Defendants are entitled to qualified immunity on the excessive force claim. Even assuming *arguendo* that there was a constitutional violation, which Defendants strongly deny, the Defendants are entitled to qualified immunity under the clearly established violation analysis. There are no disputed issues of fact on this issue, and accordingly, Defendants are entitled to summary judgment in their favor on the basis of qualified immunity.

CONCLUSION

The foregoing makes clear that neither McInerney nor Condoleo were present when Plaintiff was physically apprehended, taken into custody, and placed into a police car by other deputies. There is no evidence either Defendant exercised any force whatsoever against Plaintiff, or even had the opportunity to do so. Moreover, any injuries suffered by Plaintiff incident to his arrest are de minimis as a matter of law, as is the level of force used in effecting Plaintiff's arrest. Because of the de minimis nature of

the force and injuries, there was no constitutional violation. Furthermore, because there was no constitutional violation, Defendants are entitled to qualified immunity. For all these reasons, Defendants are entitled to summary judgment with respect to all of Plaintiff's claims.

WHEREFORE, Defendants, PAUL CONDOLEO and TOM MCINERNEY, respectfully request that this Honorable Court enter an Order granting this Motion, entering summary judgment in favor of Defendants with respect to all of Plaintiff's claims against them, and providing any such further relief that the Court deems just and appropriate.

Dated on: June 9, 2011

Respectfully submitted,

By: s/ Daniel L. Losey
Daniel L. Losey (Fla. Bar No.: 064092)
E-Mail: dll@bchlm.com
BILLING, COCHRAN, LYLES,
MAURO & RAMSEY, P.A.
SunTrust Center, 6th Floor
515 E. Las Olas Blvd.
Fort Lauderdale, FL 33301
Tel: (954) 764-7150
Fax: (954) 764-7279

Attorneys for MCINERNEY

Defs/CONDOLEO

&

CERTIFICATE OF SERVICE

WE HEREBY CERTIFY that on June 9, 2011, we electronically filed the foregoing document with the Clerk of the Court using CM/ECF. We also certify that the foregoing document is being served this day on all counsel of record or pro se parties identified on the attached Service List in the manner specified, either via transmission of Notices of Electronic Filing generated by CM/ECF or in some other authorized manner for those counsel or parties who are not authorized to receive electronically Notices of Electronic Filing.

s/Daniel L. Losey
Daniel L. Losey

Jonas R. Augustin DC# L52830 Florida State Prison - West Unit 7819 N.W. 228th St. Raiford, FL 32026-3000 Plaintiff, Pro Se VIA CERTIFIED MAIL

IN THE UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

CASE NO. 10-62100-CIV-MORENO/WHITE

JONAS R. AUGUSTIN,

Plaintiff,

VS.

PAUL CONDOLEO AND TOM MCINERNEY,

Defendants.

<u>DEFENDANTS' STATEMENT OF MATERIAL FACTS IN SUPPORT OF</u> <u>THEIR MOTION FOR SUMMARY JUDGMENT</u>

Defendants, PAUL CONDOLEO AND TOM MCINERNEY, by and through their undersigned counsel, and pursuant to Federal Rules of Civil Procedure 56 and Rule 7.5(c), Local Rules of the United States District Court for the Southern District of Florida, hereby file this Statement of Material Facts in Support of their Motion for Summary Judgment as follows:

STATEMENT OF FACTS

- 1. On October 16, 2009, at approximately 12:30 p.m., undercover BSO Narcotics Detective Tom McInerney met in an undercover capacity with Jonas Augustin at which time Mr. Augustin delivered fifty dollars worth of crack cocaine to the undercover detective [See Probable Cause Affidavit dated October 16, 2009 and DVD of narcotics transaction dated October 16, 2009].
- 2. During this transaction Detective McInerney was wearing a white sleeveless t-shirt and beige camo colored shorts as he sat in the driver's seat of the undercover

vehicle. [See DVD of narcotics transaction dated October 16, 2009].

- 3. After Mr. Augustin delivered several crack cocaine rocks to Detective McInerney and Detective McInerney in turn paid Mr. Augustin fifty dollars for the cocaine, Mr. Augustin was offering to sell additional amounts of cocaine to Detective McInerney as other BSO deputies approached Mr. Augustin and attempted to place him under arrest. As at least one of the deputies approached he yelled "Sheriff's Office get on the ground" but Mr. Augustin fled from the police officers. [See DVD of narcotics transaction dated October 16, 2009 and deposition of Jonas Augustin taken April 14, 2011 page 60 line 20 through page 61 line 3].
- 4. As he fled from the police through the neighborhood, Mr. Augustin was wearing flip flop type sandals with the toes open. [See deposition of Jonas Augustin taken April 14, 2011, page 29 lines 8 through 19]. Mr. Augustin admitted that he assumed that the men that were chasing after him were the police. [See deposition of Jonas Augustin taken April 14, 2011, page 115 lines 11 through 24].
- 5. However, Mr. Augustin knew that if he got arrested he could be deported back to Haiti, [see deposition of Jonas Augustin taken April 14, 2011, page 112 line 24 through page 113 line 2], and Mr. Augustin did not want to go back to Haiti. [See deposition of Jonas Augustin taken April 14, 2011, page 124 lines 17 through 19]. Deportation proceedings have begun on Mr. Augustin as there is an I.C.E. (Immigration and Customs Enforcement) detainer on Mr. Augustin as he serves his prison sentence. [See Florida Department of Corrections Inmate Population Information Detail].
- 6. While the Plaintiff fled from the police, Detective McInerney remained in the undercover vehicle holding the crack cocaine rocks that had been sold to him by Mr.

Augustin moments earlier. [See DVD of narcotics transaction dated October 16, 2009 and Affidavit of Thomas McInerney].

- 7. As Mr. Augustin ran through the neighborhood he admits to jumping over at least one fence, while wearing his flip flop sandals, as he fled from the police. [See deposition of Jonas Augustin taken April 14, 2011, page 86 lines 20 through 21].
- 8. In his deposition the Plaintiff initially stated that it was Detective McInerney that chased and tackled him, [see deposition of Jonas Augustin taken April 14, 2011, page 83 lines 11 through 13], and then the Plaintiff changed his story and stated that he wasn't tackled but that while he was knocking on his aunt's door he turned around and saw that the police were in his aunt's backyard so he laid flat on the ground. [See deposition of Jonas Augustin taken April 14, 2011, page 83 lines 15 through 25]. The Plaintiff claims in his deposition that Detective McInerney was the first deputy to make contact with him and Detective Paul Condoleo was the second. [See deposition of Jonas Augustin taken April 14, 2011, page 81 lines 16 through 23].
- 9. The Plaintiff contends that Detective McInerney put handcuffs on him and then hit the Plaintiff on the side of his head with his radio. The Plaintiff claims that when Detective McInerney hit him on the right side of his head, he was knocked unconscious until Detectives McInerney and Condoleo lifted him up to his feet and took him out of the backyard to the street. [See deposition of Jonas Augustin taken April 14, 2011, page 98 lines 4 through 9].
- 10. In his Complaint, the Plaintiff alleges that he was the victim of an excessive use of force during his arrest and he identifies his injuries as only a broken pinky finger on his right hand and "severe back injuries". [See Plaintiff's Complaint, DE #1].

- Medical Center for medical clearance at which time he advised the health care personnel in the hospital what he was alleging was wrong with him. [See deposition of Jonas Augustin taken April 14, 2011 page 27 lines 4 through 7]. The Plaintiff's medical records from the hospital indicate that on October 16, 2009 the Plaintiff complained only of right jaw pain, cuts to this left small toe and contusions to his left leg and face. [See ED Triage Form 10/16/09 12:40 p.m. and Emergency Physician Record 10/16/09 12:50 p.m.]. However, the hospital records indicate that during a physical examination of the patient by the physician it was noted that there was "no bruising or swelling to the face" and "no swelling to the right thigh or bruising." [See North Broward Medical Center's Physician's Note]. The medical record indicates that the patient's only injuries were a "skin tear to the left fifth metacarpal toe and an abrasion to the posterior left shoulder." [See North Broward Medical Center's Physician's Note]. The patient was noted to be "stable for discharge and released into BSO custody."
- 12. When the Plaintiff arrived in the Broward County Jail he was medically screened by a nurse during which time an Intake Health Screening by Health Trained Staff form was completed on the Plaintiff. [See Intake Health Screening by Health Trained Staff dated October 16, 2009]. During the medical screening in the jail it was noted in the Questionnaire section that the inmate was asked if he was currently ill or injured and he stated that he was not. [See Intake Health Screening by Health Trained Staff dated October 16, 2009]. In the Observations section of the form, the nurse noted that the inmate did not have signs of pain, bleeding or injury. The screening form indicates that the Plaintiff was asked if he had any medical problems, including back problems, and he

indicated that he only had right hip pain. [See Intake Health Screening by Health Trained Staff dated October 16, 2009].

- 13. In regard to the Plaintiff's alleged back injury, the Plaintiff testified that prior to being arrested on October 16, 2009, he did not have any problems with his back and he stated that he was positive that he had never complained to anyone about any back pain prior to that arrest. [See deposition of Jonas August taken April 14, 2011, page 37 lines 7 through 23]. However, just seven months earlier, during a previous incarceration in the Broward County Jail, in March 2009, the Plaintiff complained of lower back and mid back pain which he had been experiencing for one week. [See Department of Detention Urgent Medical Care Record dated 3/5/09 pages 1 and 2, and Armor Correctional Health Services, Inc. Progress Note dated 3/11/09]. During this prior incarceration the Plaintiff's complaint of back pain was so extensive that he completed a Sick Call Request requesting to see a doctor claiming that his back was killing him and the medication was not working. [See Armor Correctional Health, Inc. Sick Call Request dated 3/20/09].
- 14. The Plaintiff's claim is that Detective McInerney and Detective Condoleo took him into custody and in so doing those detectives utilized excessive force. [See Plaintiff's Complaint, DE #1]. However, during his deposition the Plaintiff testified that he did not know Detective Condoleo or Detective McInerney prior to his arrest on October 16, 2009. [See deposition of Jonas August taken April 14, 2011, page 38 lines 5 through 20]. In his deposition when he was questioned about how he knows it was Detective McInerney and Detective Condoleo that arrested him, the Plaintiff admitted that those were the names he saw in the police report. . [See deposition of Jonas August taken April 14, 2011, page 66 line 24 through 68 line 8 and Probable Cause Affidavit dated 10/16/09].

- 15. In his deposition the Plaintiff testified that he was absolutely certain that Detective Tom McInerney was wearing a black shirt with yellow identification printing stating Broward Sheriff's Office on the shirt and black pants. [See deposition of Jonas August taken April 14, 2011, page 78 line 21 through page 79 line 1]. However, the Plaintiff's sworn testimony concerning what Detective McInerney was wearing is grossly inaccurate as the DVD video recording clearly depicts that Detective McInerney was wearing a white sleeveless t-shirt and light camo colored shorts. [See DVD of narcotics transaction dated October 16, 2009].
- 16. Additionally, the Plaintiff has testified that when he got beaten up he lost consciousness and doesn't remember anything. [See deposition of Jonas Augustin taken April 14, 2011 page 65 lines 6 through 18]. In spite of the fact that the Plaintiff claims that he was unconscious after Detective McInerney hit him in the head, the Plaintiff claims to remember Detective McInerney punching him several times in the face. [See deposition of Jonas Augustin taken April 14, 2011, page 101 lines 14 through 23]. When asked to describe how Detective Condoleo utilized excessive force, the Plaintiff stated in his deposition that Detective Condoleo also punched him during this time. [See deposition of Jonas Augustin taken April 24, 2011, page 111 lines 13 through 15]. Although the Plaintiff accuses both Detectives McInerney and Condoleo of utilizing excessive force by beating him up after he was handcuffed, the Plaintiff also contends that he was knocked unconscious the entire time that the deputies beat him up. [See deposition of Jonas Augustin taken April 14, 2011, page 96 lines 18 through 21 and page 97 lines 13 through 19].
 - 17. Mr. Augustin claims that when Detective McInerney hit him in the face with

his radio, the radio cut Mr. Augustin's face and caused it to bleed. [See deposition of Jonas August taken April 14, 2011, page 104 lines 10 through 17]. The Plaintiff also claimed that he was also bleeding a great deal from his mouth. [See deposition of Jonas August taken April 14, 2011, page 31 lines 3 through 5 and page 105 lines 8 through 9]. Along with the hospital medical record and jail medical record indicating no bruising, swelling or other injury to the Plaintiff's face or mouth, the Plaintiff's color booking photo taken upon the Plaintiff's entry into the Broward County Jail does not depict any injury whatsoever to the Plaintiff. [Broward County Sheriff's Office Booking Report and color booking photo of Jonas Augustin].

18. As far as the scrape to the Plaintiff's pinky toe was concerned, the Plaintiff testified that he is certain that he didn't scrape his toe while climbing over the fence or otherwise fleeing from the police wearing his flip flop sandals because he runs track. [See deposition of Jonas August taken April 14, 2011, page 105 lines 15 through 19]. In his deposition the Plaintiff alleged that his pinky toe was scraped and bleeding from his being drug out of the backyard to the police car. [See deposition of Jonas August taken April 14, 2011, page 105 lines 11 through 14].

Dated on: June 9, 2011

Respectfully submitted,

By: s/ Daniel L. Losey Daniel L. Losev (Fla. Bar No.: 064092) E-Mail: dll@bchlm.com BILLING, COCHRAN, LYLES, MAURO & RAMSEY, P.A. SunTrust Center, 6th Floor 515 E. Las Olas Blvd. Fort Lauderdale, FL 33301 Tel: (954) 764-7150

Fax: (954) 764-7279

Attorneys for Defs/CONDOLEO & MCINERNEY

CERTIFICATE OF SERVICE

WE HEREBY CERTIFY that on June 9, 2011, we electronically filed the foregoing document with the Clerk of the Court using CM/ECF. We also certify that the foregoing document is being served this day on all counsel of record or pro se parties identified on the attached Service List in the manner specified, either via transmission of Notices of Electronic Filing generated by CM/ECF or in some other authorized manner for those counsel or parties who are not authorized to receive electronically Notices of Electronic Filing.

s/Daniel L. Losey
Daniel L. Losey

Jonas R. Augustin DC# L52830 Florida State Prison - West Unit 7819 N.W. 228th St. Raiford, FL 32026-3000 Plaintiff, Pro Se VIA CERTIFIED MAIL

IN THE UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

CASE NO. 10-62100-CIV-MORENO/WHITE

JONAS R. AUGUSTIN,

Plaintiff,

VS.

PAUL CONDOLEO AND TOM MCINERNEY,

Defendants.

<u>DEFENDANTS' NOTICE OF FILING DOCUMENTS IN SUPPORT OF THEIR</u> <u>MOTION FOR SUMMARY JUDGMENT</u>

Defendants, PAUL CONDOLEO AND TOM MCINERNEY, by and through their undersigned counsel, hereby file the following documents in support of their Motion for Summary Judgment and Memorandum of Law as follows:

- 1. DVD of narcotics transaction dated October 16, 2009.
- 2. Florida Department of Corrections Inmate Release Information

 Detail.
- Deposition Transcript of Jonas Augustin taken April 14, 2011 pages
 27, 29, 31, 37, 38, 60, 61, 65, 66, 67, 68, 78, 79, 81, 83, 86, 96, 97,
 98, 101, 104, 105, 111, 112, 113, 115 and 124.
- 4. Probable Cause Affidavit dated October 16, 2009.
- 5. ED Triage Form 10/16/09 12:40 p.m.
- 6. Emergency Physician Record 10/16/09 12:50 p.m.
- 7. North Broward Medical Center's Physician's Note.

Augustin v. Condoleo, et al. Case No. 10-62100-CIV-MORENO/WHITE

- 8. Armor Intake Health Screening by Health Trained Staff dated October 16, 2009.
- 9. Department of Detention Urgent Medical Care Record dated 3/5/09.
- 10. Armor Correctional Health Services, Inc. Progress note dated 3/11/09.
- 11. Armor Correctional Health, Inc. Sick Call Request dated 3/20/09.
- 12. Broward county Sheriff's Office Booking Report, # 120902554.
- 13. Color booking photo of Jonas Augustin, # 120902554.
- 14. Affidavit of Thomas McInerney.
- 15. Affidavit of Paul Condoleo.
- 16. Affidavit of Daniel Fitzpatrick.

Dated on: June 9, 2011

Respectfully submitted,

By: s/ Daniel L. Losey Daniel L. Losey (Fla. Bar No.: 064092) E-Mail: dll@bchlm.com BILLING, COCHRAN, LYLES, MAURO & RAMSEY, P.A. SunTrust Center, 6th Floor 515 E. Las Olas Blvd. Fort Lauderdale, FL 33301 Tel: (954) 764-7150

Fax: (954) 764-7279

Attorneys for Defs/CONDOLEO & MCINERNEY

Augustin v. Condoleo , et al. Case No. 10-62100-CIV-MORENO/WHITE

CERTIFICATE OF SERVICE

WE HEREBY CERTIFY that on June 9, 2011, we electronically filed the foregoing document with the Clerk of the Court using CM/ECF. We also certify that the foregoing document is being served this day on all counsel of record or pro se parties identified on the attached Service List in the manner specified, either via transmission of Notices of Electronic Filing generated by CM/ECF or in some other authorized manner for those counsel or parties who are not authorized to receive electronically Notices of Electronic Filing.

s/Daniel L. Losey
Daniel L. Losey

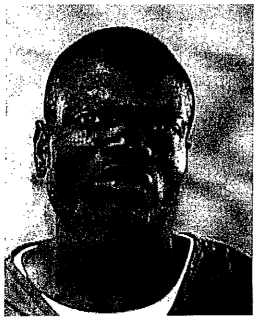
Jonas R. Augustin DC# L52830 Florida State Prison - West Unit 7819 N.W. 228th St. Raiford, FL 32026-3000 Plaintiff, Pro Se VIA CERTIFIED MAIL



Corrections Offender Network

Inmate Population Information Detail

(This information was current as of 6/5/2011)



DC Number:

Eye Color:

Height:

L52830

Name:

AUGUSTIN, JONAS

Race: Sex:

BLACK MALE

151 lbs.

Hair Color:

BLACK **BROWN** 5'08"

Weight: **Birth Date:**

08/23/1983 12/28/2010

Initial Receipt Date: Current Facility:

FSP WEST UNIT

Current Custody: Current Release Date: 10/27/2012

CLOSE

(Release Date subject to change pending gain time award, gain time forfeiture, or review. A 'TO BE SET' Release Date is to be established

pending review.)



Special Note:

See Detainer Section

Aliases:	
JONAS AUGUSTIN	JONAS R AUGUSTIN
JONAS RONALD AUGUSTIN	JONAS

Current Prison Sentence History:

Offense Date	Offense	Sentence Date	County	Case No.	Prison Sentence Length
09/05/2009	SALE COC. ETC. 1K FT.REL/BS	12/14/2010	BROWARD	0919271	3Y 1M 29D
10/16/2009	COCAINE- SALE/MANUF/DELIV.	12/14/2010	BROWARD	0919271	3Y 1M 29D

Note: The offense descriptions are truncated and do not necessarily reflect the crime of conviction. Please refer to the court documents or the Florida Statutes for further information or definition.

Detainers: (Further information may be obtained by contacting the detaining agency)			
Detainer Date	Agency	Туре	Date Canceled
01/27/2011	ICE MIAMI	DETAIN	
12/01/2005	ICE-MIAMI	DETAIN	09/01/2006

Incarceration History:		
Date In-Custody	Date Out-of-Custody	
11/29/2005	09/01/2006	
12/28/2010	Currently Incarcerated	

Prior Prison History: (Note: Data reflected covers periods of incarceration with the Florida Dept. of Correction since January of 1983)			Dept.of Corrections		
Offense Date	Offense	Sentence Date	County	Case No.	Prison Sentence Length
10/17/2003	BURG/DWELL/OCCUP.CONVEY	11/18/2005	BROWARD	0321149	2Y 4M 24D

First Previous Next Last Return to List	New Search	
First II Previous II Next II Last II Return to List I		٠

The Florida Department of Corrections updates this information regularly, to ensure that it is complete and accurate, however this information can change quickly. Therefore, the information on this site may not reflect the true current location, status, release date, or other information regarding an inmate.

This database contains public record information on felony offenders sentenced to the Department of Corrections. This information only includes offenders sentenced to state prison or state supervision. Information contained herein includes current and prior offenses. Offense types include related crimes such as attempts, conspiracies and solicitations to commit crimes. Information on offenders sentenced to county jail, county probation, or any other form of supervision is not contained. The information is derived from court records provided to the Department of Corrections and is made available as a public service to interested citizens. The Department of Corrections makes no guarantee as to the accuracy or completeness of the information contained herein. Any person who believes information provided is not accurate may contact the Department of Corrections.

For questions and comments, you may contact the Department of Corrections, Bureau of Classification and Central Records, at (850) 488-9859 or go to Frequently Asked Questions About Inmates for more information. This information is made available to the public and law enforcement in the interest of public safety.

<u>Search Criteria:</u> Last Name: augustin First Name: Jonas Search Aliases: on Sex: ALL Race: ALL Offense Category: ALL Classification Status: ALL Current Custody: ALL Identifier Type: ALL County of Commitment: ALL Current Location: ALL Eye Color: ALL Hair Color: ALL

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IN THE UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

CASE NO.: 10-62100-CIV-MORENO/WHITE

JONAS R. AUGUSTIN,

Plaintiff,

ORIGINAL

vs.

PAUL CONDOLEO AND TOM MCINERNEY,

Defendants.

The videotaped deposition of JONAS R. AUGUSTIN was taken pursuant to Notice of Taking Videotape Deposition, on behalf of the Defendants, on Thursday, April 14, 2011, at 7819 NW 228th Street, Raiford, Florida; commencing at approximately 11:30 a.m., before Kenna I. Tillman, Court Reporter and Notary Public in and for the State of Florida at Large.

hospital look at you?

- A Yes. I don't -- I don't know if it's a doctor or not but I just see somebody.
- Q Okay. Whoever it was that saw you in the hospital, a healthcare person in the hospital, did they ask you what was wrong with you?
 - A Yes, I explained everything.
- Q Okay. What did you tell them was wrong with you when you first came to that hospital?
- A Well, actually, I could've -- I couldn't do too much talking but I assuming that I warned them about what's going on at first, okay? I was -- I was being beat up by the --
 - Q Okay. I'm not asking you about that yet.
 - A Okay. Okay. Okay. So --
- Q Hold on. I just want you to tell me what the doctors and healthcare providers in the hospital said to you. What did you talk to them about?
- A Well, I told them -- I actually talked to the doctor and the doctor just look at me and all that stuff. And so when I'm trying to explain so the doctor can really provide me with actually what I actually try to explain to -- because I'm trying to let this doctor know I'm in pain, and -- and I need to get -- I need to get treated for the pain that I'm in right now, but the

1	Q The right pinky finger?
2	A Yes.
3	Q Okay. And which knee was having pain?
4	A My right knee. That knee right there
5	(indicating).
6	Q Okay. And which pinky toe was having pain?
7	A This one right here from my left feet.
8	Q And by the way, when you were arrested on
9	October 16th, 2009, were you wearing shoes at the time
10	that you were arrested?
11	A I was wearing like a Jesus flip flip
12	sandals, yeah.
13	Q Flip-flop sandals, right?
14	A Have you ever seen the what the type of
15	sandals and stuff that come around the way around like
16	that?
17	Q But your toes are open, your foot is open,
18	right?
19	A Yeah.
20	Q It's a sandal?
21	A Right. Right.
22	Q Okay. All right. So you told the healthcare
23	providers in the jail all of these areas that you were
24	having pain and they looked at you, correct?
25	A Yes.

All around, down by the bottom of my teeth and 1 Α 2 all that stuff like that. 3 Okay. So your top lip was injured, your bottom Q lip and up by your teeth were all bleeding, right? 4 Yeah. 5 A Yeah. Okay. So you're saying that a nurse came up 6 Q 7 and said, oh my God, what happened? Ά 8 Yes. What did that nurse look like? 9 Q I can't really describe how she look like 10 because I only seen her one time, not even -- not even 11 for 30 minutes, it's somebody that I actually seen for 12 about like --13 14 Q Okay. But she -- she just -- I assume she just a 15 Α white lady, that's all. 16 17 A white -- a white nurse? Q Yes, a white nurse. 18 Okay. All right. Anything else that you 19 Q remember happening in the hospital? 20 A > And -- and I remember that the doctor actually 21 came up to me and say that to sign a paperwork. And I 22. told the doctor did he mind if I read the paperwork. 23 24 And the doctor say, no, you cannot read the paperwork. 25 So -- and I'm like, wow.

1	that, I be yeah, I've been in pain a couple times and
2	stuff like that, like like when like when I'm
3	about to get ready to go to bed and stuff like that.
4	Sometimes I woke up because, you know, I'm in pain from
5	my fingers and stuff like that.
6	Q No, no, no, you didn't hear what I said.
7	Before you were arrested October the 16th, 2009
8	A Oh, okay.
9	Q before that happened
10	A Uh-huh.
11	Q did you have any problems with your back at
12	any time?
13	A Not to my knowledge.
14	Q Nothing? You didn't have any pain? Your back
15	was perfectly fine before the deputies arrested you,
16	right?
17	A Yes, sir.
18	Q Yes. And you're sure?
19	A Positive.
20	Q Okay. You'd never complained to anyone about
21	any back pain before that? The back pain all started
22	after you were arrested, right?
23	A Positive.
24	Q Okay. All right. I saw some records that said
25	that back in 2003 at one point you had attempted suicide
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. 1	by taking a bunch of oxycodone, percocets. Did that
2	happen?
3	A Yes, that's yeah, that's in the past and
4	stuff like that.
5	Q Okay. The two deputies that you're suing,
6	Deputy Paul Condoleo and, before October the 16th, 2009,
. 7	did you even know who he was?
. 8	A No.
9	Q No. And the same question
10	A You're saying do I even know who he was?
11	Q No, no. Before October the 16th, 2009, when
1.2	the arrest happened, did you even did you even know
13	who Paul Condoleo was?
14	A No.
15	Q No. And the same question for Deputy Tom
16	McInerney. Before October the 16th, 2009, did you even
17	know who he was?
18	A Before the incident happened?
19	Q Yes, before the arrest, right?
20	A No.
21	Q Okay. So you hadn't had any run-ins with
22	either of these deputies before that, right, before
23	October 16, 2009? You'd never ever seen them before,
24	right? Is that what you're saying?
25	A Never seen Tom McKinney (SIC) never in my life

1	A Okay. You're asking me, look, go to the
2	,, y
3	
4	Q Right.
5	A and I bring it to you.
6	Q Yes.
7	A And as soon as I did finish doing that as
8	soon as I done bringing it to you and walk away from
9	you
10	Q Yes.
11	A okay? Then when I walk away from you, and
12	about like 30 about like 15 to 20 seconds later and
13	all I was hearing was get on the ground, okay?
14	Q Okay.
15	A When I heard that, I see a bunch of people was
16	black and I don't know who they were and I just running
17	because I was I was shocked and I don't know what it
18	was going on.
19	Q Okay. So let me see if I have this right. On
20	October the 16th, 2009 you met with some people, they
21	asked for you to get them crack cocaine, they gave you
22	money to get the crack cocaine
23	A Uh-huh.
24	Q and then you gave the people
25	A Uh-huh.

	<u> </u>
1	Q crack cocaine. Then you hear some deputies
2	yell, get on the ground, and you ran, right?
3	A Yes.
4	Q Okay. We know you've sued Paul Condoleo and
5	Tom McInerney. What does Paul Condoleo, what does he
6	look like?
7	A Okay. You tell me what does Paul Condoleo look
8	like?
9	Q Yes.
10	A All I can tell you about Paul Condoleo
11	Q Stop. You're starting to answer a question
12	that I didn't ask.
13	A Okay.
14	Q My question is very simple. Please describe
15	for this jury what Paul Condoleo looks like.
16	A He just a white person.
17	Q So other than Paul Condoleo being a white
18	person
19	A Uh-huh.
20	Q you can't remember anything else about what
21	he looked like?
22	A Be honest? If he's here, I would identify who
23	it is because I'm not an artist
24	Q Well, Paul Condoleo is not in the Florida State
25	Prison. So what this jury needs to know

1	A Hold on. Hold on. Wait a minute. I
2	only seen him stand when he was in the car. I made
3	a I made a mistake because I only seen him stand
4	when only time I say that I seen this man stand
5	Q Yes.
6	A is when I got beat up and that particular
7	time, and I lost conscious and I don't remember nothing,
8	okay. So I can't tell you the final fact of how does
9	a how how height it is how tall it is right now
10	because these people had to drag me to the hospital
11	because I was totally a different person.
12	Q Okay. Let me see if I have you right. When
13	you were arrested, you lost consciousness
14	A Uh-huh.
15	Q and that's why you can't tell us even how
16	tall Paul Condoleo is, right?
17	A Yeah, pretty much it's all that stuff, you
18	know.
19	Q Okay. But because you lost consciousness, were
20	you not able to see how heavy he was; whether he was
21	fat, or skinny, or whatever, or can you tell us that?
22	A Apparently at the time when he yeah, when he
23	came up and stuff like that there, he wasn't really
24	he wasn't really fat. And it's not really a fat person
25	and he's not really a skinny person either.

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1	Q Okay. So
2	A It's just like
3	Q Your testimony to this jury is that you're sure
4	that Paul Condoleo is not heavy set or fat at all,
5	right? That's what you're saying?
6	A That that yeah, I'm gonna get to that
7	point, but
8	Q So if Paul Condoleo is a heavy man, an
9	overweight man, a fat man, then you don't know who Paul
10	Condoleo is because you've just described him as not
11	being fat or heavy, right?
12	A No, no, no. What I'm saying is that I can't
13	really told a person about a heavy weight because
14	Q Yeah, here's what happened. Mr. Augustin,
15	here's what happened
16	A Uh-huh.
17	Q Here's what happened: You took off running
18	after the cocaine transaction
19	A Uh-huh.
20	Q and several deputies caught you and you
21	don't remember what any of them looked like, you just
22	know you got arrested and handcuffed and taken to jail;
23	that's the truth, isn't it?
24	A Okay. Let me tell you something, I got
25	arrested, okay, by Paul Condoleo. I got arrested by Tom

1 2	McKinney, so these are the two officers that I got arrested by.		
3	Q How do you know that?		
4	A Okay?		
5	Q How do you know that?		
6	A How do I know that?		
7	Q Yes. How do you know their names?		
8	A That's what it is showing right here to me.		
9	Q I know. You got those names and that's who you		
10	sued because on the paperwork for your arrest		
11	A Uh-huh.		
12	Q those are the two deputies that are		
13	mentioned, right? Those are the two names in there,		
14	right?		
15	A Those are the two deputies that mentioned		
16	that mentioned and those are the deputies that actually		
17			
18	actually got me from my auntie house and all that stuff.		
19	So these are the ones that first end up and saw me and		
20	caught me and stuff like this, and given all confirming		
21	statement and all that stuff, as well as that		
22	acknowledge about they names in the police report as		
23	well, so		
24	Q Okay. You've got the names and that's the		
25	people you wrote into your lawsuit because in the		

1		
	p-p	
2	A Uh-huh.	
3	Q that talks the police report that talks	
4	about what happened, the two names that are in there are	
5	Paul Condoleo and Tom McInerney, right? That's where	
6	you got their names.	
7	A That's where I that's where I get these	
8	names right here.	
9	Q Right. But	
10	A That's only when that I actually acknowledging	
11	their names and stuff like that.	
12	Q Okay. I got it.	
13	A Okay.	
14	Q You got the names out of the police report	
15	A Okay.	
16	Q but we've already talked about that deputies	
17	took you into custody and put handcuffs on you. But you	
18	don't know the names of those deputies that put you in	
19	custody because you don't even know Condoleo and	
20	McInerney. You don't even know who they were before	
21	this, right?	
22	A No. Because I seen I see one of these I	
23	see the whatcha-ma-call-it name when they actually	
24	screaming at him, when they was screaming out his name.	
25	Q What?	

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1	Q	Okay. That's all I want to know.	
2	A	from October 16.	
- 3	Q	Yeah, that's what we're talking about.	
4	A	But if you're telling me about September	
5	Q	Stop. Stop.	
6	A	Okay.	
7	Q	Stop.	
8	A	Okay. Go ahead.	
9	Q	We're not talking about September.	
10	A	Okay. Okay.	
11	Q	We listen, I want to be crystal clear here.	
12	A	Okay.	
13	Q	What we are talking about is October the	
14	16th		
15	A	Okay.	
16	Q	2009	
17	A	Okay.	
18	Q	at the time you say excessive force was used	
19	on you.		
20	A	Yes.	
21	Q	Are you certain, absolutely sure	
22	A	Uh-huh.	
23	Q	positive that Tom McInerney was wearing a	
24	black shirt with yellow identification about Broward		
25	Sheriff's Office and black pants; are you sure?		

1	A Yes.
2	Q Okay. And you're also absolutely sure at that
3	time that Paul Condoleo was wearing what? Tell us what
4	he was wearing at that time.
5	A Paul Condoleo?
6	Q Yes. October 16th, what was he wearing?
7	A A black shirt.
8	Q Yes?
9	A With a black pants and as well as he had the
10	pockets just like the Army fatigue pants.
11	Q Okay.
12	A Okay? That's the
13	Q Got it. And there were other deputies there at
14	the time of the arrest also, right? Or was it just
15	these two?
16	A There were other deputies actually when they
17	actually get me out of my from my auntie's backyard,
18	and that's when I actually seen all the deputies.
19	Q Okay.
20	A Okay?
21	Q Let me
22	A These other deputies was wearing full full
23	clothes full clothes on and just like the regular
24	police on the streets.
2 5	Q Okay.

1	A And that one and the one that actually go	
2	ahead. Go ahead.	
3	Q You got to stop	
4	A I'm sorry. I'm sorry.	
5	Q interrupting me.	
6	A I'm sorry. I'm sorry.	
7	Q Okay. I'll start over. You've told us what	
8	Condoleo was wearing	
9	A Uh-huh.	
10	Q you've told us what McInerney was wearing,	
11	and now you're telling us that there were two other	
12	deputies that were dressed like them and one of them had	
13	a ski mask on; is that right?	
14	A Yes.	
15	Q Okay.	
16	A But them two there, the only get in the scene	
17	after when them two when Tom McKinney and Paul	
18	Condoleo, and Tom McKinney, he was the first one that	
19	got me, that end up in on top of me as well, and Paul	
20	Condoleo was the second one that actually came in and	
21	stuff like that right there. So the both are came up	
22	and stuff like that and started beating me up when I was	
23	in handcuffs, okay.	
24	Q Hold on. Let me see if I have this right.	
25	A Uh-huh.	

they say that -- then they also actually -- then here's this other dude came in with the ski mask on talking about look, I got to get me some of this, I got to get me some of this. You know what I'm saying? So --

Q Some what?

A I guess like beat me up too as well. Because when he say he got to get some of this, and I'm handcuffed, he just punched me in the stomach.

- Q Okay. Tell me what Tom McInerney
- A So --

- Q Stop. We know Tom McInerney chased you, tackled you and took you to the ground; is that right?
 - A Yes.
 - Q What else did Tom McInerney do?

A Well, when they did that, they don't tack me on the ground, okay? They don't -- that chase and all that stuff, they don't never get no chance to tackle me nowhere on the ground. All they just doing is that they just jump in my auntie -- they just -- they just break in through my auntie's backyard, okay, then they bust in, bam. When they bust in, then I'm knocking on the door, calling my cousin, then when I turn around and I see nothing but police officers in my auntie backyard, and what I did, I back up away from the door and I laid down flat on my chest.

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1	A Yeah. Some kind of type of metal, but
2	Q Yeah. Okay. So Tom McInerney puts the
3	handcuffs on you
4	A Uh-huh.
5	Q then what happened?
6	A Then when they put the handcuff on me, then
7	that's when the other officers actually start came in,
8	then I'm laid down like this here (indicating), then
9	with my head straight ahead, okay?
10	Q Okay. Let me slow you down.
11	A Uh-huh.
12	Q And I forgot to ask you this
13	A Uh-huh.
14	Q When you started running, how far did you run
15	before you got to your aunt's house?
16	A A couple a couple houses down because my
17	auntie's like the next the next streets over.
18	Q You had to jump a fence to get to your aunt's
19	house; is that right?
20	A Yes, I yeah, I jumped one fence and get to
21	my auntie house
22	Q Okay.
23	A and that was it.
24	Q Okay. So
25	A But then

1	A Okay.
2	Q and it's hard to catch everything.
3	A Okay.
4	Q So now you're telling this jury that Tom
5	McInerney had a radio in his hand and he was hitting you
6	with the radio; is that right?
7	A Yes. He got the radio as well, too.
8	Q Okay. Where did he hit you?
9	A They were hitting me right there in the head,
10	right (indicating)?
11	Q Did he hit you hard?
12	A Okay.
13	Q Did he hit you hard in the head with the radio?
14	A Of course he hit me hard.
15	Q Well, I don't know, I wasn't there.
16	A Of course he hit me hard. He wasn't playing
17	with me. I wasn't his girlfriend.
18	Q Did he knock you out when he hit you?
19	A Yeah. The whole time I was on the floor I told
20	you I lost unconscious about like the whole time they
21	were keep beating me up.
22	Q Well, that's what I'm trying to figure out.
23	A So now then when he knocked me down and
24	stuff right there with the radio, and then he talked
25	about, oh oh, you think it's gonna be like you

1	know what I'm saying, you think you're just gonna be			
2	it was gonna be easy and stuff like that, have you			
3	running and all that stuff and all this man, now he			
4	keep calling me piece of shit in all kinds of ways and			
5	stuff right there, bam, now the now the one the			
6	other officers whatever with the ski mask hardly get			
7	involved them			
8	Q We've gotten on to ski mask officers now. I'm			
9	just talking about McInerney in this question now.			
10	A Okay. That's what it that's what Tom			
11	McKinney actually saying, okay?			
12	Q I don't care what he's saying. I want to know			
13	how he beat you up. And what you told me was			
14	A Uh-huh.			
15	Q that he took his radio and he hit you very			
16	hard on the right side of your head and knocked you			
17	A Right.			
18	Q unconscious; is that right or wrong?			
19	A Right. Then			
20	Q Stop. How long were you unconscious?			
21	A I was actually unconscious like for a period			
22	and stuff like there			
23	Q How long?			
24	A For for a little for a little while by			
25	the time they actually hand me and stuff like to put			

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1	me
2	Q Okay. Let me see if I have this right.
3	_
4	Q Tom McInerney hit you in the right side of your
5	
6	unconscious until him and Condoleo lifted you up to your
7	feet to take you out to the street; is that right or
. 8	wrong?
. 9	A Yeah, they just yeah, lift me up, okay?
10	Q Okay.
11	A So now when they lift me up and I was like, you
12	know my eyes were opened a little bit, you know, I
13	could you know what I'm saying? You know, I couldn't
14	see a little bit blurry a little bit, you know what I'm
15	saying? But I could see the person in front of me.
16	Q Wait, wait, wait. Stop. Stop.
17	A Okay.
18	Q You keep getting you're answering questions
19	I'm not asking.
20	A Uh-huh.
21	Q You already told us that when the officers
22	first got to you, it was McInerney and Condoleo.
23	A Uh-huh.
24	Q And then once they handcuffed you, the other
25	officers came, right?

	 	TOT
1	Q	Well, that I'm
2	A	The radio
3	Q	That's just what you said before.
4	A	Listen.
5	Q	So now what is your story now? It's changing?
6	A	Listen. I'm not changing no story, sir.
7	Q	That's why I brought the videotape.
8	A	Listen, I'm not change okay. I understand
9	that.	I'm not changing no story.
10	Q	Okay.
11	A	Okay? The radio on the ground right next by
12	my head	d, right?
13	Q	Yes.
14	A	So he keep punching me and stuff like that
15	there.	
16	Q	Who does?
17	A	Okay.
18	Ω	Who does?
19	A	Tom McKinney and stuff like there. So now,
20	then	· -
21	Q	Where was he punching you?
22	A	He punching me in my all over all over my
23	face, n	man. My head, my face, and all that stuff
24	Q	Did he punch you in the mouth? Did he punch
25	you in	the mouth?
•		

1	what you said?		
2	A It make a bruise on my face then. It turned		
3	out to be like it turned out, when it healed, and		
4	this healed, then the marks still there.		
5	Q You said it was a scar. Is it a scar or it's		
6	not a scar?		
7	A What I mean by like I got a bruise when they		
8	hit me with a radio, okay?		
9	Q Uh-huh.		
10	A So then I cut then the radio cut me up, all		
11	right?		
12	Q The radio cut you up?		
13	A Yeah, cut me up and stuff like there.		
14	Q Were you bleeding or did it not cut you very		
15	much?		
16	A I was bleeding I was bleeding from it, but I		
17	wasn't bleeding that much from it. Okay?		
18	Q Okay. What part of your face was bleeding?		
19	A My mouth was bleeding.		
20	Q Yes?		
21	A So then from the side of my my eyeball was		
. 22	bleeding.		
23	Q Your eye was bleeding? Which eye?		
24	A Not my eye, but the side of my like my like		
25	right there from (indicating)		

1	Ω	You're touching the left side your left eye
2	from the	top?
3	A	Yeah. So
4	Q	Okay.
5	A	One of the part that was bleeding as well, but
6	it wasn'	t really bleeding that much, okay?
7	Q	Uh-huh.
- 8	· A	The one that was bleeding so much was in my
9	mouth an	d
10	Q	Your mouth was bleeding a lot?
11	A	And my pinky toe was bleeding a lot
12	Q	And your pinky toe.
13	A	from them dragging me and stuff like that
14	there.	
15	Q	Yeah. You don't think that happened when you
16	jumped or	ver the fence, huh?
17	A	Sir, certainly that wouldn't be happening
18	Q	No way.
19	A	cause I run track, okay?
20	Q	Oh, you run track? Where do you run track?
21	Α	Listen. Look, look, I run track.
22	Q	Okay. Stop. I need to know about that. Sir,
23	where do	you run track? What track team are you on?
24	A	I run track team here.
25	Q	Prison?
-		

1	A Both of them
2	Q Tell me what he did.
3	A Both of them was on top of me, okay?
4	Q Okay. We're talking about Paul Condoleo now.
- 5	What did he do to you? You said he used excessive
6	force. What did he do?
7	A I just look, I told you both of them were
8	beating me beat up on me, okay? One was one was
9	putting their knees and stuff like that there, okay, in
10	my back and all that stuff, then Tom McKinney was doing
11	all this thing, keep slapping me all in my face and all
12	that stuff. Okay. Then I'm handcuffed, okay? So I
13	can't really see when the punch come out from him, I can
14	only see when the punch come out from Paul Condoleo as
15	well,
16	Q Right.
17	A You know, but I just see both of them keep
18	beating up on me, okay? And that's that's just
19	that's just the only thing that I could actually tell
20	you. Then, I laid flat on my chest, faced the dirt, my
21	mouth all over the dirt, now they keep press putting
22	their you know what I'm saying, putting their knees
23	and all that stuff in my back, his hand one of his
24	hands pushing my head on the floor for not try to get
25	up or anything like that there, which I can't. Okay,

i

1 but with him, I realized that they are pushing me from 2 all the movement that they are making on top of me, 3 causing all the injuries and stuff like that from my mouth. 4 Okay. Can you tell this jury anything else 5 Q that Paul Condoleo did or Tom McInerney did? б 7 Can I tell the jury exactly that what they did? Α 8 Anything else? You've already talked for a Q 9 couple hours now. Is there anything else that you need 10 to tell the jury that Tom -- Faul Condoleo did to you or 11 Tom McInerney did to you that you hadn't already 12 mentioned? I already mentioned what they did to me, okay? A 13 Because there's nothing else that you need to 14 Q 15 tell us about, right? Other things that I would like to say is that, 16 Α you know, as them being the officers, they have -- I 17 18 mean, like, I know they doing their jobs at the same 19 times, but it's not the job when somebody in handcuff and stuff like that, that they can see that they can 20 21 beat up on the person. 22 Q Okay. If I was doing any violent stuff I agree. 23 Α 24 Right. Now, you knew if you got arrested that 25 you could be deported from this country and sent back to

. 1	Haiti, right? You know that that could happen, right?
2	A Yes. Yes, I knew that.
3	Q Yes.
4	A Okay.
5	Q And you already told us that you would do
6	anything you could to not be deported. So is that
7	that's why you ran from the police because you didn't
8	want to get arrested and get deported, right?
9	A Not only that.
10	Q Well, is that true or not?
11	A Not that's not that's not because that I
12	ran from the police, okay?
13	Q Why did you run from the police then? If that
14	isn't the reason, what's the reason?
15	A Well, I ran from the police because first I was
16	totally shocked and I wasn't really thinking that these
17	people were police, you know, because they dressed in
18	all black and then all I heard was get on the ground
19	when I turned my back and all that stuff. Then and I
20	was scared as well, then I ran from them.
21	Q Well, let me ask you a question.
22	A Okay?
23	Q Let me ask you this question
24	A So
25	Q this neighborhood where this arrest took

1	know that was the cops? Everybody knows that's the
2	police, right? Who else is gonna do that?
3	A Listen. Listen. I never tells you that I
4	don't know that was the police.
5	Q Well, okay, let's be
6	A I said that I was in I was shocked.
7	Q Okay. But let's be honest
8	A I was totally shocked.
9	Q I got it. I got it.
10	A Okay.
11	Q Let's be honest here. When those white guys
12	jumped out all dressed alike and started running after
13	you, you knew that was the police, didn't you? I mean,
14	be honest. Are you gonna say you didn't know that was
15	the police?
16	A When I seen them when I seen them jump out
17	the van and stuff like that there?
18	Q Yeah. All those white guys, You knew it was
19	the police, right?
20	A Look, be honest with you?
21	Q Yes. Please do, for once, please.
22	A I was assumed that.
23	Q Of course, everybody would.
24	A I assumed that.
25	Q Of course, everyone would assume that.

1	A Of course nobody want to go to jail.
2	Q And tell the truth, just be honest.
3	A Okay.
4	Q Look look, the jury just wants you to be
5	honest.
6	A Uh-huh.
7	Q The honest truth is you didn't want to go to
8	jail because you knew it could get you deported back to
9	Haiti and you said you were going to be killed if you go
10	back to Haiti
11	A Look
12	Q so you ran because you didn't want to get
13	arrested; isn't that the truth? Or do you want to tell
14	a different story? Go ahead.
15	A I'm not trying to tell a different story.
16	Listen. I done went through it before with you already.
17	I told you that I don't want to go back to Haiti and
18	stuff like there because I already know the part of me
19	being deported and all that stuff
20	Q Yeah. Yeah. And that's why you ran, right?
21	A Okay. So you can't really tell me that's why I
22	just ran because you not you not if you you not
23	actually a spatic (SIC) or a psychotic doctor and all
24	that stuff or a genes doctor to verify that, what the
25	reason why I ran. I told you already, I don't consider

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FIRST APPEARANCE/ ARREST FORM

(SHOULD ADDITIONAL SPACE BE NEEDED, USE PROBABLE CAUSE AFFIDAVIT CONTINUATION.)

TITLE OR RANK/ CCN

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BSODB2(REVISED697)

201 E. Sample Road Deerfield Beach, F1. 33064

Peter Johnson, M.D. (BGMC Laboratory)

Gary Richmond, M.D., F.A.C.P., F.C.C.P. (BGMC Pulmonary)

CLIA: 10D0285148 -CAP: 1513401

Lowis Starasoler, M.D. (IPMC Laboratory) George P. Azar, JR., M.D. (IPMC Pulmonary) CLIA: 10D0284612 CAP: 1511701

Farzad M. Esfahani, M.D. (CSMC Laboratory) Jeffrey Wolkowicz, M.D. (CSMC Pulmonary) CLIA: 10D0665305 CAP: 2997001

William D. Williams, M.D. (NBMC Laboratory) Darren Hoffberger, M.D. (NBMC Pulmonary) CLIA: 10D0278979 CAP: 1497901

ED TRIAGE FORM

ED Triage NB Form 10/16/09 12:40 pm Performed by HOWARD, DIANA Entered on 10/16/09 12:43 pm

Triage ED

ED Chief Complaint Primary Patient States (Complaint)

Allergy 1. NKA

Current Medication History Current Meds

Health History Medical History Neuro/Sensory History

Vital Signs Temperature Oral **Heart Rate** Resp Rate Spontaneous Systolic Blood Pressure NIBP Diastolic Blood Pressure NIBP NIBP Site Vital Signs Position O2 Saturation Oxygen Method of Delivery.

Pain Assessment

FACES or Numeric Pain Scale Used

Height, Weight ED Height type Height (cm) How height was documented Reight (It) Height in inches Weight Type Weight (kg) How Weight was documented Weight (16s) BMI

Triage Intervention Triage Intervention

Madical Clearance

PT BROUGHT HERE WITH SHERRIFFS DEPT WITH MED CLEARENCE, PT C/O RIGHT JAW PAIN AND CUTS TO LEFT

SMALL TOE Reaction

Pt currently takes no medications

Patient Denies Medical History Migraines

98.0 DegF 98 bpm 20 br/min 120 minHg 74 mmHg Right arm Sitting 100 % None - Room Air

Numeric

Estimated 175.26 cm Feet/Inches 5 ft 9.0 in Estimated 77.273 kg Lbs/Oz 170.0 lb 1.9396 m2 25.1572 kg/m2

Vital Signs

ADMIT DATE: 10/16/2009

ADMIT DR: PALEY MD, RICHARD

PATIENT TYPE: ERD

ORDER DR: N/A

DISCHARGE DATE: 10/16/2009

MEDICAL SERVICE: EMD

DOB: 8/23/1983

PATIENT: AUGUSTIN, JONAS

SEX: M

MR#: 692547 FIN#: 296539112 LOCATION: NBER

ROOM: -

CORP ID: 1415505

MEDICAL RECORDS FINAL



201 E. Sample Road Deerfield Beach, FL 33064

Peter Johnson, M.D. (BGMC Laboratory)

Gary Richmond, M.D., F.A.C.P., F.C.C.P. (BGMC Pulmonary)

CLIA: 10D0285148 CAP: 1513401

Lowis Starasolor, M.D. (IPMC Laboratory) George P. Azar, JR., M.D. (IPMC Pulmonary)

CLIA: 10D0284612 CAP: 1511701

William D. Williams, M.D. (NBMC Laboratory) Darren Hoffberger, M.D. (NBMC Pulmonary)

CLIA: 10D0278979 CAP: 1497901

Farzad M. Esfahani, M.D. (CSMC Laboratory) Jeffrey Wolkowicz, M.D. (CSMC Pulmonary)

CLIA: 10D0665305 CAP: 2997001

ED TRIAGE FORM

ED Triage NB Form 10/16/09 12:40 pm Performed by HOWARD, DIANA Entered on 10/16/09 12:43 pm

Adult Fall Risk Assessment

Assessed, Does Not Meet Criteria

No risk for fall

Psychosocial

Language

English

ACUITY

DCP GENERIC CODE Family Present Triage Date and Time ED Reason For Visit Tracking Group Tracking Acuity

No

10/16/09 12:3/ MEDICAL CLEARANCE .

NB ED NB 3-Urgent

ED DEPART SUMMARY

Depart Summary

North Broward Medical Center Emergency Department Depart Summary

PERSON INFORMATION

Name AUGUSTIN, JONAS MRN 692547

Sex M PCP

DOB 8/23/1983 12:00 AM

Arrival 10/16/2009 12:37 PM

Chief Complaint Medical Clearance

ORDERS INFORMATION

Start Time

Order

Type

Status

Stop Time

Provider

10/16/2009 12:58 PM Dressing Application PATIENT CARE

Completed

10/16/2009 1:02 PM

PALEY MD, RICHARD

ADMIT DATE: 10/16/2009

DISCHARGE DATE: 10/16/2009

DOB: 8/23/1983

PATIENT: AUGUSTIN, JONAS

PATIENT TYPE: ERD

MEDICAL SERVICE: EMD

SEX: M

BOOM: -

ADMIT DR: PALEY MD, RICHARD

ORDER DR: N/A

MR#: 692547

FIN#: 296539112

LOCATION: NBER

CORP ID: 1415505

MEDICAL RECORDS FINAL DO NOT DISCARD

201 E. Sample Road Deerfield Beach, F1. 33064

Peter Johnson, M.D. (BGMC Laboratory)

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CLIA: 10D0665305 CAP: 2997001

10/16/2009 12:58 PM ibaprofen

Pharmacy

Completed

10/16/2009 1:05 PM

PALEY MD, RICHARD

10/16/2009 12:59 PM HMR Disposition: Discharge

PATIENT CARE

Ordered

10/16/2009 12:59 PM

PALEY MD, RICHARD

MEDICAL INFORMATION

Allergy Info:

NKA Prescriptions Given:

DISCHARGE INFORMATION

Discharge Disposition: 06-Home

PATIENT EDUCATION INFORMATION

Instructions:

MEDICAL CLEARANCE for JAIL

Follow up:

With:

Address:

When:

PRIVATE HLTH PLAN OR CLINIC PMD

Within 1 day

Comments:

ADMIT DATE: 10/16/2009 PATIENT TYPE: ERD

ADMIT DR: PALEY MD, RICHARD

DISCHARGE DATE: 10/16/2009

MEDICAL SERVICE: EMD

DOB: 8/23/1983

PATIENT: AUGUSTIN, JONAS

SEX: M

MR#: 692547

ROOM: -

FIN#: 296539112 LOCATION: NBER

CORP ID: 1415505

MEDICAL RECORDS FINAL DO NOT DISCARD

ORDER DR: N/A



201 E. Sample Road Deerfield Beach, FL 33064

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CLIA: 10D0665305 CAP: 2997001

	ORDERS	, ELECTRONIC				
Order Date/Time 10/16/2009	1.02.15 DM	-	· · · · · · · · · · · · · · · · · · ·			
Mnemonic	Action	Contra State	I m			
ibuprofen	Order	Order Status	Type of Order			
Ordering Physician	CAGG	Completed Action Personnel	Pharmacy			
Contributor_system, PYXIS			. 131/3/19			
Review Information N/A		Contributor_system	1, F1X15			
Order Details						
	, 10/16/09 13:08:00, 10/16/09 13:0	ነዩ፣ብስ				
1000 1000 - 10000 1000 1000 1000	, 10/10/05 E3:00:00, 10/10/05 1.3:0	70.00				
Order Date/Time 10/16/2009	12:59:34 PM					
Mnemonic	Action	Order Status	Type of Order			
EMR Disposition: Discharge	e Order	Cancel/DC	PATIENT CARE			
Ordering Physician		Action Personnel	TATALACT OF THE			
PALEY MD, RICHARD		PALEY MD, RICH	ARD			
Review Information N/A	-					
Order Details		····				
10/16/09 12:59:00, Condition	Stable, Disposition Police Custody	<i>f</i>				
Order Date/Time 10/16/2009	-,		·			
Mnemonic	Action	Order Status	Type of Order			
Ibuprofen 800mg Tab	Order	Completed	Pharmacy			
Ordering Physician		Action Personnel				
PALEY MD, RICHARD		PALEY MD, RICHARD				
Review Information						
Nurse Review, Not Reviewed	- <unknown></unknown>					
Order Details	LACKNAUTH RPH, SITA, 10/1	.6/2009 1:20:04 PM				
	- 16/16/00 10 50 00 01 10/16/	00 40 50 60				
doo uig, t O, TAB, NOW, Bill	t: 10/1.6/09 12:58:00, Stop: 10/16/	09 12:58:00				
			•			
ADMIT DATE: 10/16/2009	DISCHARGE DATE: 10/16/2009	DOB: 8/23/1983	PATIENT: AUGUSTIN, JONAS			
PATIENT TYPE: ERD	MEDICAL SERVICE: EMD		· ·			
CONTENT OF L. ERD	WEUTHE SETTITUE: EMD	SEX: M	ROOM: -			
			MR#: 692547			
ADMIT DR: PALEY MD, RICHARE	•		FIN#: 296539112			
ORDER DR: N/A	•		LOCATION: NBER			
		CORP ID: 1415505	·			

MEDICAL RECORDS FINAL



201 E. Sample Road Deerfield Beach, FL 33064

PALEY MD, RICHARD

Poter Johnson, M.D. (BGMC Laboratory)

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CLIA: 10D0665305 CAP: 2997001

ORDERS, ELECTRONIC

Order Date/Time 10/16/2009 12:59:05 PM

Mnemonic Action Order Status **Dressing Application** Order

Type of Order Completed PATIENT CARE Action Personnel

Ordering Physician PALEY MD, RICHARD

Review Information N/A

Order Details

10/16/09 12:58:00, Toe, STAT

ADMIT DATE: 10/16/2009 PATIENT TYPE: ERD

ADMIT DR: PALEY MD, RICHARD

DISCHARGE DATE: 10/16/2009

MEDICAL SERVICE: EMD

DOB: 8/23/1983

PATIENT: AUGUSTIN, JONAS

SEX: M

MR#: 692547

ROOM: -

FIN#: 296539112 LOCATION: NBER

CORP ID: 1415505

ORDER DR: N/A

30C2 AUGUSTIN, JONAS Endounter #296539312 10/16/2009 ERTREAT 10/21/2009

	$\mathbf{x}_{i} \neq \mathbf{y}_{i}$	
57 General Adult / Medical Screen		. · ·
12		DADISE WINGSHIP ROLE FOF PERH / ROS
10/16 12.50		808
DATE TIME ROOM:		TROS below otherwise megative
HISTORIAN: padent family paramedic translator	(مر نوشون	CONST.
PRISTORIAN; padely _family _paramedic _translator	35 O	Gubjective / to of
M/F	_	dille
Hatory limited by		CHEST / CVS
Indicators:		_celefi
 Temperature between 95° 101° ft 	1./	TELLICIAN-
 Respirations between 12-20 	-No	chest pain
Blood Pressure Ranger 100-165/60-100	-No	G
 Pulse Range 60-105 (100 for age greater than 60m) 	YesNo	andominal pain
Severe Paid (greater than 5/10th) Senia 0 - 10: Ontions Pro-		metistar vomiting
and the standard of the standa	c/10	black bloody stools
• Inability to Walk		FEMALE GENITAL
Patient Volunteers Active High Risk Condition(TB, Hepatids, HIV, C Absorbed Marcel Section 1988)	hamo) present Theent	TEMALE BENIAL
Abnormal Mental Status	present Cabrent	_apuormal bleading / discharge
Kan Hay 6501 RESISTED	Brock	postmenopousal / hystorectomy
Spissed Citt Illian	170	NEURO / EYES
to tec, Cartisin 1 to C	efe HAin	headache
	2 LES ADEC	blackoue
SAME DE LA COLLEGE		_lost feeling / power
severity: Pain Scale: (1-10)		in arm log face R/Ldifficulty walking
pain level: current /10 max/10		difficulty with speach
Chief complaints:		dauble vision
_Allergy or Hay Fever	Drawania I	confusion
_Immunizations and H-Globulin requests	Prescription refills	all systems neg. except as marked
	Sleep disorder	PAST HISTORY [] Tecanus UTD
Trauma follow up (minor injuries originally treated elsewhere)	Physical examination request	
_Dontal problems	Hepathis exposure	cardiac disease
_ Ear pain	_Chronic shushts	heart attack (Mil) angina
Mild eye irritation without signs of infection	Weakness - appears well	heart failurehigh blood pressure
Light appropriate the state of attaction	Mouth blisters	i fung disease
LIRI - symptoms (except pt w/ dabetes, CHF, kidney faikure, CA)	Sore Throat	attima emphysema
_Neck pain (no history of scuce trauma)		disbetas
Mild cough, without hemoptysis or respiratory impairment		insulin-dependent dist-controlled oral hypoghycemic
_Nauses or vomiting	Diarrhea (not orthostatic)	stroke
Conscipation, I days or less	Minor ractal pain or itching	_see list - confirmed
Mid back pain, able to walk without assistance	•	ASA NSAID
_Foot problems (blisters, pain, logrown toenall)	foint pain	_A5A _NSAID
		Allergies
Minor consistent or abrasions	Simple, localized rash	NKDA see list - confirmed
_Lics or scables (suspected or real)	Wound rechecks	SOCIAL HX
Localized sunburn without bilistors	Pruritus without rash	drugs
_Minor side some, not infected	_Suture removal	alcohol occasional/frequent/recent
Minor headache without neurologic impairment	_Chronic dizziness	lives in nursing home
_Painlass urethral discharge	Vaginal discharge	
	Chronic recurrent hemakeria	FAMILY HX
Vaginal bleeding-minor (one pad in past 6 hrs.)	Oysuria (mild), female	
2 1996-2005 T-System, Inc. Circle or check affirmatives, bickelarh () negative	4.	10/16/09
<u>₿</u>	Patient Identif	cation Addressograph
North Broward Hospital District EMERGENCY PHYSICIAN RECORD		EMD NBMC
anion fanuscy		174114

3002 AUGUSTIN, JONAS Encounter #296539112 10/16/2009 ERTREAT 10/21/2009

PHYSICAL EXA	.M	ED COURSE
Agree w/ vital signs B	P Resp POX Temp Pulse	Time
Pulse Ox time		
interpretation:normal	_sbnormel Dx	- no hould for
CONSTITUTIONAL	Ma Dayley - K. C.	A 300 3
no acute distress	mild I moderate I severe distress	37 (KIThick water
HEENT	scierai icterus / pale conjunctiva	
normocephalic,	purulent resal drainage pharyngeal grythems / exudate	15mis prihalotay
atraumatic	pharyngest grythems / exudate	1 SINUS
PERRL nmi ENT inspection	post-surgical pupiliary defect (R/L) TM obscured by corumen (R/L)	UPGRADE for work up see TEMPLATE #
no dental injury	State	Carried and the state of the st
NEÇK	thyromegaly	
Langlinspection	iymphadenopathy (R/L)	
_divroid nml RESPIRATORY	see diagram (B) (S) (C777)	
the resp. distress	wheeting the house	/ - /
breath sounds ami	rales (1977) /Consta	z Gc
	rhonchi	
CV8	krogularly krogular rhythm	
Topular rate, rhythm	excaystoles (occasional / frequent) tachycardia / bradycardia	
_no gallop	Construction of the control of the c	Medical screen complete, enmediace medical attention not necessary;
	MC present	no immediate serious impairment or dysfunction of body or organs is reasonably expected.
		The second of th
	Riction rub	1 1/1/2 for Witchme
	docrassed pulse(t)	
	R caretdferriden ped	The American to
	i. corotctfemdecs ped	Mice vacable in 10
T≈tondorness R=vobound		- BCO Costado
enzada	(C_1, C_2) (C_1, C_2)	Crit Care min (excluding separately blickle procedures)
mod=modente	コスングズレート シーツト	Discussed with DrTime
\$V#36 Y00'E	7-1) . (1-) / A A	potient will be seen in: ED / hospital / office
Exemple: Tay	1//	Counseled patient / family regarding: Rx given his/red results diagnosts need for follow-up History-ecords ordered
indicator severe tonderness.		ZIENTALA ENGINERINE I ENTALASMO
Contraction.	Call 11 Hall fond 1 Know	Stable for discharger our patient follow up
GI / ABDOMEN	_tenderness	CHNICALIMPRESSION
Chop tender	guarding	
no organomegaly	rebound	
CHAIR DOWN SOURCE	shormal bowel sounds	recunt (knownie 17.)
	hepatomegaly /aplenomegaly / mass	DISPOSITION / FOLLOW UP INSTRUCTIONS:
RECTAL	black / bloody / hema pas. xtooi	Primary health care in days
non-tender	tenderness / mass / nodule	•
peus pel stool		To a specially clinic
BACK	OVA conderness (R/L)	Referse to follow up with
nml inspection SKIN		DISPOSITION- Incharge transfer placed in obs. (See obstemplate)
color nml, no resh	cyanosis / diaphor sist/ pallor	TimeDistCAMA CladmittedPOA_depublics / UTI (foley)
warm, dry	Jos 11 36 mull-tal	CONDITION Understand Interested Table
MUSCULOSKELETAL		ARNO IPA
non-tender full ROM	calf tenderness Shark	provisicida 1509/14 Tame
no pedal edema		
NEURO	lethargic	PHYSICIAN Time
Legyaka and alore	disoriented to person / piece / time	T Complete T Sheet Add-On Copy PMD Dictated
Zoriented x3 ZOPs rimi as costed	weakness / sensory loss	Patient Identification / Addressograph
To motor / sensory		29853911
deficit		AUGUETIN
PSYCH	depressed affect	672547 25
inded / affect nml	nxlous	08/23/1983
Medical Screen-57 Roy, 0	3/08	-
7	()	\mathcal{C}

Intake Health Screening By Health-Trained Staff AUGUSTIN, JONAS Inmate Name Correctional Care MAIN-INTK-MFEL-1-1 Housing Location Security Level SRA

10/16/2009

Communication Difficulty?

Observations:

Control No. 627756

is the inmate alert and oriented to time, place and person? Vital Signs taken and recorded? Yes No Language Barrier? Yes 🚳 No Pulse: Blood Pressure: 5'9 139 LBS Speech? Temperature: Respirtory Rate: Height and Weight: Date of Birth: 3/23/83 26/87

i Yes 🛞 No

Does the inmate have visible signs of pain, bleeding, injury illnessor other symptoms suggesting need for emergency medical referral?

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Is the inmate's mobility restricted in any way due to deformity, cast, injury, etc?





Have you been diagnosed with or exposed to Hepatitis, TB, STD, or any other Second Medication (s) No Specify: Medication (s) Have you been advised of voluntary testing for HIV / Syphillis? Yes No No No Specify: Thave you been diagnosed with or exposed to HIV or AIDS 3 The second s Yes you taking any medication for asthma, diabetes, heart condition, high blood pressure, cseizures or other medical condition? Yes No Ailment? Medication(s): Entered L. Have you been diagnosed with or exposed to HIV, AIDS, Hepatitis, TB, STD, or any other Crommunicable disease? SD Yes ● No Page 2 of 6 Yes N N Specify: Type: Medication(s)? 120902554 CIS No. Control No. 627756 AUGUSTIN, JONAS Inmate Name Do you feel sulcidal at this time? Does the inmate's behavior/appearance suggest the risk of suicide or assault? Are there signs of needle marks or indication of drug abuse, lesions, or traumatic markings or bruises? Were you ever housed in the jail's MH unit or place on suicide watch? Have you ever concidered or attempted suicide? Does the inmate exhibit any signs of abnormal behavior? Does the inmate appear to be under the influence of or withdrawing from drugs or alcohol? Is there obvious fever, swollen glands, jaundice, or other evidence of infection? W Yes No Yes No MAIN-INTK-MFEL-1-Housing Location If yes, when? If yes, how do you plan to hurt yourself? If yes, when Agitated, confused, hallucinations? other: Sweating, tremors? Security Level SRA MB26

Form 1 of 1

Intake Health Screening By Health-Trained Staff

10/16/2009

Correc"nal Care

Thave you experienced weakness, significant weight loss, loss of appetite, fever, night Gweats, persistant cough, or spitting up blood? Wes No Specify: Chave you had any of the following medical problems: Head Trauma, Loss of Gonsciousness, headaches, vertigo / dizziness, seizures or strokes. Yes No Specify: Chave you had any of the following medical problems: Gastritis, Ulcers, Bleeding, Galibladder/Pancreas, Liver Problems, Hepatitis. Lay Yes No Specify: Chave you had any of the following medical problems: Arthritis, Joint/ Muscle problems, Back/Neck problems. Right HIP PAIN Yes No Vision: Niave you had any of the following medical problems: Kidney Stones/Disease, Chadder/kidney Infection, Diabetes. No Specify: Have you had any of the following medical problems: Vision problems, Hearing Yes No Vision: Page 3 of 6 Case 0:10-cy-62100-FAM Form 1 of 1 ave you had any of the following medical problems: Vision problems, Hearing problems, ĕ you wear dentures, eyeglasses, hearing aid(s), contacts or prostnesis? **●** ≥ If yes, specify Hearing: Dental: RIGHT HIP PAIN Are you currently wearing any of the above? 120902554 CIS No. Control No. 627756 Intake Health Screening By Health-Trained Staff AUGUSTIN, JONAS Inmate Name Correc "nal Care Do you have an emergency notification? Do you have a history of being a victim of sexual assault or violent crime? Have you been convicted of a violent or sexual offense? Have you ever been treated for depression, emotional or mental illness? Are you presently under mental health treatment? Where do you live? Yes No Yes 🛞 No MAIN-INTK-MFEL-1-1 Yes 🕲 No Housing Location Address If yes, when? If yes, when? Contact person / phone #: NONE Medications / Dosage: NONE Address Specify Relationship Name Phone # Hospitalized? When/Where? Security Level SRA 10/16/2009 MB26

Case 0:10-cy-62 <u>1</u>	100-FAM Jocu	ment 30-7	Entere	d on FLSD	Docket <u>9</u> 6/0	9/2011	Page 4 of 6	771 ***********************************
ve you ever red	Yes No	you use	Yes No Ho	ve you ever ha	ve you had any npphysema, Pn) Yes () No	ve you had any gh Blood press) Yes (III) No		# 0 1 0 1 1
when / Where: History of with	Last used:	How often?	How much?	d or been ex	of the for seumonia.	of the fo ure, Aner Specify:		
ve you ever received treatment for drug or alcohol abuse? Yes No When / Where: History of withdrawal	If yes, what kind? Last used: How often I amount	an?	ch?	Yes No Comments: CHILD	Of A Property of the following medical problems: Lung condition, Asthma, Bronchitis, Grinpphysema, Pneumonia. Of Yes No Specify	Mart condition, Angina/Heart attack, mla ? Blood disease.	CIS No. Control No. Inmate Name 120902554 627756 AUGUSTIN, JONAS	Correc**\nal Care Intake Health Screening By Health-Trained Staff
•				N.			Housing Location MAIN-INTK-MFEL-1-1	<u>Correc" ∖nal Care</u> creenîr _{s/} By Health-Trai
		·					Security Level	ned Staff
							SRA MB26	10/16/2009

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Са	se 0:10-cv-	62100-EA	M Dog	ument 3	0-7 E	ntered _i o	றது தி.	gket 06/09/2014	Page 5 of 6	ᄁ
				ALACE TANGET PROPERTY AND THE TANGET	West of the Control o	Further Screening Requ	WAS ER CLEARED FOR THINKY TOE PT REPK (NESS AT TIME OF SCREEK CALL EMT LTORRES	emale? Yes No Are you Date of is		Form 1 of 1
							RIGHT HIP PAIN-PT HAS ABRASION TO JRTS NO OTHER MEDICAL/MENTAL ENING PT ADVISED ON HOW TO MAKE	Temale? 12 O Yes ■ No Are you pregnant (Y/N)? C	1=	Intake
									Inmate Name	Health Screeni
	DNA Testing Completed (3) Yes No	Inmate Refused Screening? ⊗ Yes ● No	Infirmary (2) Yes No	General Population (Yes No	Suicide Watch	Second Floor Medical Yes No	Disposition: Mental Health Yes No		Housing Location Securit	Intake Health Screening By Health-Trained Staff
									Security Level SRA	taff 10/16/2009

Case 0:10-cv-62	2100-FAM ⊅oc	ument 30-7 F	ntered o	n#Fl&D	Docket 0	6/09/2011	Page 6 of 6	 _
			STEV	reened by:	Health Care Signature/Name Stamp	have received instruction on access to he by a health care professional. Upon my edication provided will not be packaged i		orm 1 of 1
	7	SAIG A SUSSIL	CHNNBB	nes traff	Date 10/16/0	alth care. All my questions have been a release from Broward County Jail, I will in a child proof container. I will accept re	CIS No. Control No.	Intake F
		ornin orni	4.3%	Date: 18/14/5	Inmate Signatore	nswered. I also hereby give my consent for preceive a three (3) day supply of any prescribe sponsibility for this supply of medication upon	Inmate Name Housing Location AUGUSTIN, JONAS MAIN-INTK-MFEL-1-1	<u>Corre</u> c" <u>nal Care</u> Intake Health Screening By Health-Trained Staff
		~ C \$ ~ ~	,0/ (o lo,	Time: 6:33	A STATE OF THE STA	Chave received instruction on access to health care. All my questions have been answered. I also hereby give my consent for professional services provided me through by a health care professional. Upon my release from Broward County Jail, I will receive a three (3) day supply of any prescribed medication(s). I understand that any consent for professional services provided me through or medication provided will not be packaged in a child proof container. I will accept responsibility for this supply of medication upon release.	Security Level SRA	ned Staff 10/16/2009
								. 1

Cev-62100-FAM Document 30-8 Entered on FLSD Docket 06/09/2011 Page 1 of 2

E : 'ARD SHERIFF'S OFFICE

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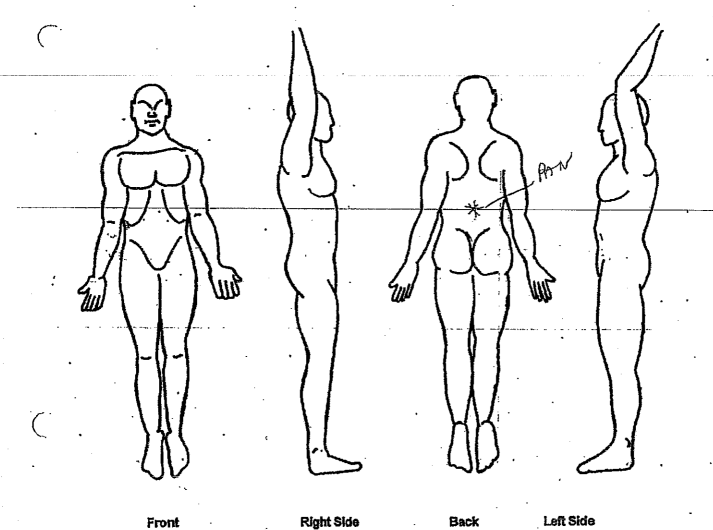
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DEPARTMENT OF DETENTION URGENT MEDICAL CARE RECORD

Page 1 of 2

Delogic	STALL ON INC	•	Race/Sex	CIS#:	DOB:
HOEU	SAMOLIMITS		BIM	120802720	8/23/83
Age: 25	315109 0000	Use of Force? []Yes X No	Case #: BSO9 -	03-0100	9
	АИТ	HORIZATION FOR HE	ALTH CARE SERVI	CES	
f, the unders	signed, an inmate/patient in the health care staff to perform	hie facility had amilia			condition. I hereby
Signature	Badyon		Date <u>35109</u>		
Witness	Julita		Data 35109		0 <u>800</u>
Witness			Date	Time _	
If inmate/pat	ent cannot sign, explain:				
				-	,
	•	BRIEF HIS	TORY	•	
If injured by a	occident, state where, when, a	and how injury occurred	i. If an illness occum	ed, provide description	of illness:
<u> </u>	OCUED IN MINOR & @ KNEE PAIN			1111116 ~~	R
	TO REAL PRINCE	, 190 VISIBUE	INJULIES	VALED.	•
	: BP: 96/72 (2:84 TREATM		CUNIC ROFF	enac
GIVEN					
					
		DISPOSIT	ION		
VT STAK	XE, SKIN INT	ACT, TO BE	RETURNE	so to cours	
	Ł.				
condition on n	elease: XGOOD [] FAIR [] PO(ì. ì₽		
ignature: _\	Julio De	J. ORSEK WIT-P ALL SITES.	_ Title: 💆	MT-P	··. ·
Pate: 315	09 Time: _0	1800	•		
àO DJ#26 (Revi:	sed 07/05)				

DIAGRAM OF INJURY



Type of Injury: Pt. STS PAIN ON LOWER	BACK THAT	JUCIS TO TOUCH
PT ALSO HAVING PAIN (NO)	WE.	
	;	
Date of Injury: _5 5 09	Time of Injury: <u>OU</u>	206
Supplemental Urgent Medical Care Record: Completed? []	Yes [XNo	Signed by Inmate? 1 Yes [] No
J. ORSEK	Yes (XNo	
	· · · · · · · · · · · · · · · · · · ·	

BSO DJ#26 (Revised 07/05)

Page 2 of 2

Armor Correctional Health Services, Inc.

PROGRESS NOTE

DATE	TIME	PROGESS NOTE
12.6.ef	8280	HAP Completed PPD LFA, destal referral, orders obtained
		for detal absects
		111/200 10 11
		HIV 185 CIRCLE SUSAN MURDICO RN PRF
12/9/8	1345	Inc. nore: PPd read-10 mm-Arry
1/17/19	2255	Fre Nate: 9/c empleted- pt sye
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·		+ See +V. WATTHEW NORDHEIM LPN
2/19/04	2023	the sate: Sa e of the HRAD
/ '		Adderly Natifice for cotton
		Blunket pass. MATTHEW NORDHEIM LPN
		PAF
3-11-0	1 1635	S: Pt is a 25 40 b 27 who reports be cus in
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<u> </u>		Mise: (+) lenderen (at lumber 6 runte lensun
124	ug h	by spagn.
		AT () Missle you in- Anhiftennatry pm.
		Hy in 30 days.
(a)	مستنوسل ،	
319109	1555	& Ine note: S/C Completed. Of Myuring
		about pain medication. Of in shugted, pain
		Medicine is IPN and max take It if he
		ruas it. p grays needed.
		ERIN PALI FLA LP III
L		

no known allergies

PATIENT NAME:	NO:	D.O.B.	SEX:	LOCATION:
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Across DT 194				

Case 0:10-cv-62100-FAM pocument 30-10 Entered on FLSD Docket 06/99/2011 Page 1 of 1

Armor Correctional Health, Inc

SICK CALL REQUEST

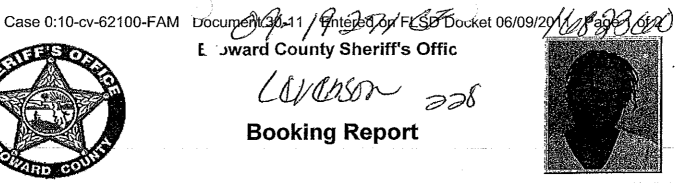
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FROM: (PLEASE PRINT)	
	MOS AUGUELI	120809790
(Inmate Name) (Nombre) (Non)		
08/23/8-	∑ <u> </u>	(ID#) @3/20/09
(Date of Birth) (Fecha de Nacimiento) (Dat Nesans Prizonye a)	(Lojman)	(Fecha) (Dat)
(Dat Nesans Philothye a)	(Housing Unit/Cell#)	(Date / Time)
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	-	
	ALGREE WE NORSERS	
TRIAGE DECISION BY NU	IRSING STAFF (Only check	ONE box below)
Urgent:		☐ Refer to Behavioral Health:
☐ Referral to HCP:		☐ Refer to Nurse Sick Call:
Refer to Dental:		
☐ Call Provider w/ Assess	ment: Temp Pulsė	Resp BP Wt
☐ Other		
_	MAT	THEW NORDHEIM LPIN
3/24	101 1841	
CARLY TURKED	: No 9031	
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Case 0:10-cv-62100-FAM Jocument 30-11 Entered on FLSD Docket 06/09/2011 Page 2 of 2 Charge No. Charge Initiation Date atute Warrant/Capias Level M.C B.Type Bond Amount 5 10/16/2009 17:16 A074010934 XF N NO BOND 0 Charges IMMIGRATION HOLD Comments

Booking Off. ID bs11538 County Judge

Holder Status Code: ACTIVE Holder Type Code: IMMIGRATION HOLD

* End of Report *

IN THE UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

CASE NO. 10-62100-CIV-MORENO/WHITE

JONAS R. AU	GUSTIN.
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Plaintiff,

VS.

PAUL CONDOLEO AND TOM MCINERNEY,

Defend	dants.
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AFFIDAVIT

STATE OF FLORIDA)
) ss
COUNTY OF BROWARD)

BEFORE ME, the undersigned authority, personally appeared, Thomas McInerney, personally known to me and who, after first being duly sworn upon oath, deposes and says as follows:

- 1. My name is Thomas McInerney.
- 2. I am over the age of 18, and am sui juris in all respects.
- 3. I am a Deputy Sheriff with the Broward County Sheriff's Office and have been so employed for 9 years.
- 4. On October 16, 2009, I was working in an undercover capacity attempting to purchase crack cocaine from drug dealers in the area of Deerfield Beach, Florida.
- 5. At approximately 12:00 p.m., on October 16, 2009, I was driving an undercover vehicle and wearing a white cutoff t-shirt and beige camo colored shorts, in the area of Northwest 42nd Court in Deerfield Beach, Florida when I was approached by the

Augustin v. Condoleo , et al. Case No. 10-62100-CIV-MORENO/WHITE

Plaintiff, Jonas Augustin. The undercover vehicle which I was operating was equipped with a hidden video camera which recorded the narcotics transaction as Jonas Augustin stood outside the driver's side window and sold me several rocks of crack cocaine for which I paid him fifty dollars in U.S. Currency. As Mr. Augustin was advising me that he had additional cocaine available for purchase, other Broward Sheriff's Office deputies approached Mr. Augustin, identified themselves as Sheriff's deputies and ordered him to lie on the ground. Mr. Augustin then fled on foot followed closely by the other deputies. I remained in the undercover vehicle and at no time did I pursue Mr. Augustin on foot and I was not present when he was taken into custody.

6. The first time that I saw Mr. Augustin, after he sold me the crack cocaine, was when he had already been taken into custody, handcuffed and was being led out of a yard to the street where he was placed into a marked police vehicle by other deputies.

FURTHER AFFIANT SAYETH NAUGHT.	M	-
	Thomas Melne	erney
Sworn to and subscribed before me this	day of	, 2011.
		Uschewike
	France J. Cotary Public	lscheurke

My Commission expires:



IN THE UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

CASE NO. 10-62100-CIV-MORENO/WHITE

JONAS R. AUGUSTIN,	
Plaintiff,	
vs.	
PAUL CONDOLEO AND TOM MCINERNEY,	
Defendants.	

AFFIDAVIT

STATE OF FLORIDA)	
)	SS
COUNTY OF BROWARD)	

BEFORE ME, the undersigned authority, personally appeared, Paul Condoleo, personally known to me and who, after first being duly sworn upon oath, deposes and says as follows:

- 1. My name is Paul Condoleo.
- 2. I am over the age of 18, and am sui juris in all respects.
- 3. I am a Deputy Sheriff with the Broward County Sheriff's Office and have been a law enforcement officer for 17 years with the Pompano Beach Police Department and Broward Sheriff's Office.

Augustin v. Condoleo , et al. Case No. 10-62100-CIV-MORENO/WHITE

- 4. On October 16, 2009, I was working for the Broward County Sheriff's Office as part of a narcotics enforcement operation being conducted in the area of Deerfield Beach, Florida.
- 5. At approximately 12:00 p.m., on October 16, 2009, Detective Thomas McInerney was working undercover, driving an unmarked vehicle attempting to purchase crack cocaine. My role in the particular operation was to drive an unmarked vehicle and serve as a backup officer maintaining a perimeter approximately a block away from where the narcotics transaction was taking place.
- 6. At one point I overheard via the police radio that a black male, later identified as Jonas Augustin, had sold crack cocaine to Detective McInerney and other deputies were approaching Mr. Augustin to place him under arrest. I then learned, via the police radio, that Mr. Augustin was fleeing on foot being pursued by other deputies. I remained in my police vehicle and maintained a perimeter position west of where Mr. Augustin was fleeing from the other deputies. A short time later I heard over the police radio that Mr. Augustin was in custody so I drove over to the area where the arrest took place.
- 7. The first time that I saw Mr. Augustin, after the narcotics transaction had taken place, was when he was in handcuffs being placed into the rear of a marked police car by other deputies.
- 8. At no time did I pursue Mr. Augustin on foot and at no time was I present when he was apprehended and handcuffed by other deputies.

Augustin v. Condoleo , et al. Case No. 10-62100-CIV-MORENO/WHITE

9. After Mr. Augustin was taken into custody I was assigned to complete the Probable Cause Affidavit for his arrest.

FURTHER AFFIANT SAYETH NAUGHT.

Paul Condoleo

Sworn to and subscribed before me this _

__day of

2011

Notary Public

My Commission expires:



IN THE UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

CASE NO. 10-62100-CIV-MORENO/WHITE

Plaintiff,

¥5.

PAUL CONDOLEO AND TOM MCINERNEY,

Defendants.

AFFIDAVIT

STATE OF FLORIDA)
•	88
COUNTY OF BROWARD)

BEFORE ME, the undersigned authority, personally appeared, Daniel Fitzpatrick, personally known to me and who, after first being duly sworn upon oath, deposes and says as follows:

- 1. My name is Daniel Fitzpatrick.
- I am over the age of 18, and am sui juris in all respects.
- I am a Sergeant with the Broward County Sheriff's Office and have been so employed as a deputy sheriff for 19 years.
- .4. On October 16, 2009, I was the lone Sergeant in charge of an undercover narcotics operation being conducted in the area of Deerfield Beach, Florida.
- 5. At approximately 12:00 p.m., on October 16, 2009, I was in an unmarked police vehicle approximately one block away from the location where Detective Thomas

Augustin v. Condoleo , et al. Case No. 10-82100-CIV-MORENCAVNITE

McInerney was meeting with the black male later identified as Jonas Augustin for the purpose of conducting a narcotics transaction. At that time I was monitoring the narcotics transaction through the use of a listening device which was present in the undercover vehicle. During this time I was able to overhear that the narcotics transaction had been completed so I instructed other deputies to approach Mr. Augustin and place him into custody. I was then made aware, via police radio, that Mr. Augustin was fleeing on foot and was being pursued by other deputies. I then exited my vehicle and joined in the foot pursuant of Mr. Augustin. Mr. Augustin jumped over several fences as he fled from the police but was soon taken into custody by Broward Sheriff deputies.

6. I was present when Mr. Augustin was contacted by deputies with the Broward Sheriff's Office, handcuffed and taken into custody. At no time during Mr. Augustin's arrest was anything but necessary and reasonable force utilized. At no time was Mr. Augustin punched or struck by anyone. Detective Thomas McInerney and Detective Paul Condoleo did not apprehend or handcuff Mr. Augustin and neither of those detectives were even present when Mr. Augustin was taken into custody by other deputies.

FURTHER AFFIANT SAYETH NAUGHT

Daniel Fitzpatrick

Swom to and subscribed before me this

_day of

une , 2011.

Course J. Olschewske

My Commission expires:

CONNIE J. OLSCHEWSKE
MY GOWNISSION # EE 070568
EXPIRES: May 22, 2015
Bonded Translaty Public Underwriters